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Attorneys for Defendants
Hubbard, Hamad, Lynch, and Jubb

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF CALIFORNIA
SACRAMENTO DIVISION

MATTHEW B. CRAMER,

Plaintiff,

v.

A. HUBBARD, et al.,

Defendants.

CASE NO.: _____

**DEFENDANTS' NOTICE OF REMOVAL
AND REQUEST FOR SCREENING**

(Sacramento County Superior Court
Case No. 34-2020-00272863)

TO THE CLERK OF THE COURT:

PLEASE TAKE NOTICE that Defendants Hubbard, Hamad, Lynch, and Jubb remove to this Court the state court action described below.

1. On January 6, 2020, Plaintiff filed an action in the Fresno County Superior Court entitled *Matthew B. Cramer v. A. Hubbard, et al.*, No. 34-2020-00272863. Copies of the summons and complaint are attached as Exhibit A.

///

///

2. On February 25, 2020, Defendants Hubbard, Hamad, Lynch, and Jubb received copies of the summons and complaint through the litigation office at the California State Prison, Sacramento.

3. The complaint alleges violations of Plaintiff's civil rights under the United States Constitution, specifically his rights under the Eighth and Fourteenth Amendments.

4. This civil action is one over which the Court has original jurisdiction under 28 U.S.C. § 1331, and is one that may be removed to this court under the provisions of 28 U.S.C. § 1441(b) because it arises under 42 U.S.C. § 1983.

5. Defendants request that the Court screen the complaint and dismiss any or all of the claims if it finds that they are legally frivolous or malicious, or fail to state a claim upon which relief can be granted, or that seek monetary relief from a defendant who is immune from such relief. In addition, Defendants respectfully request an extension of thirty-days from the date the Court's screening order issues to file a response to the complaint.

Dated: March 26, 2020

Respectfully submitted,

XAVIER BECERRA
Attorney General of California
JON S. ALLIN
Supervising Deputy Attorney General

/s/ Matthew Ross Wilson

MATTHEW ROSS WILSON
Deputy Attorney General
*Attorneys for Defendants
Hubbard, Hamad, Lynch, and Jubb*

SA2020101184
14466753.docx

EXHIBIT A

SUM-100

SUMMONS (CITACION JUDICIAL)

NOTICE TO DEFENDANT: **A. Hubbard; D. Hamad;**
(AVISO AL DEMANDADO): **CCI-Erika Jubb; & Jeff. Lynch;**
Does 1-10 Conclusive

YOU ARE BEING SUED BY PLAINTIFF: **Matthew B. Cramer**
(LO ESTÁ DEMANDANDO EL DEMANDANTE): **CDC# BA2144**
P.O. Box 290066
Represa, CA 95671

FOR COURT USE ONLY
(SOLO PARA USO DE LA CORTE)

FILED
Superior Court Of California,
Sacramento

01/06/2020

rgomez5

By _____, Deputy

Case Number:

34-2020-00272863

NOTICE! You have been sued. The court may decide against you without your being heard unless you respond within 30 days. Read the information below.

You have 30 CALENDAR DAYS after this summons and legal papers are served on you to file a written response at this court and have a copy served on the plaintiff. A letter or phone call will not protect you. Your written response must be in proper legal form if you want the court to hear your case. There may be a court form that you can use for your response. You can find these court forms and more information at the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), your county law library, or the courthouse nearest you. If you cannot pay the filing fee, ask the court clerk for a fee waiver form. If you do not file your response on time, you may lose the case by default, and your wages, money, and property may be taken without further warning from the court.

There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may want to call an attorney referral service. If you cannot afford an attorney, you may be eligible for free legal services from a nonprofit legal services program. You can locate these nonprofit groups at the California Legal Services Web site (www.lawhelpcalifornia.org), the California Courts Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), or by contacting your local court or county bar association. **NOTE:** The court has a statutory lien for waived fees and costs on any settlement or arbitration award of \$10,000 or more in a civil case. The court's lien must be paid before the court will dismiss the case. **¡AVISO!** Lo han demandado. Si no responde dentro de 30 días, la corte puede decidir en su contra sin escuchar su versión. Lea la información a continuación.

Tiene 30 DÍAS DE CALENDARIO después de que le entreguen esta citación y papeles legales para presentar una respuesta por escrito en esta corte y hacer que se entregue una copia al demandante. Una carta o una llamada telefónica no lo protegen. Su respuesta por escrito tiene que estar en formato legal correcto si desea que protejan su caso en la corte. Es posible que haya un formulario que usted pueda usar para su respuesta. Puede encontrar estos formularios de la corte y más información en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en la biblioteca de leyes de su condado o en la corte que le quede más cerca. Si no puede pagar la cuota de presentación, pida al secretario de la corte que le dé un formulario de exención de pago de cuotas. Si no presenta su respuesta a tiempo, puede perder el caso por incumplimiento y la corte le podrá quitar su sueldo, dinero y bienes sin más advertencia.

Hay otros requisitos legales. Es recomendable que llame a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a un servicio de remisión a abogados. Si no puede pagar a un abogado, es posible que cumpla con los requisitos para obtener servicios legales gratuitos de un programa de servicios legales sin fines de lucro. Puede encontrar estos grupos sin fines de lucro en el sitio web de California Legal Services, (www.lawhelpcalifornia.org), en el Centro de Ayuda de las Cortes de California, (www.sucorte.ca.gov) o poniéndose en contacto con la corte o el colegio de abogados locales. **AVISO:** Por ley, la corte tiene derecho a reclamar las cuotas y los costos exentos por imponer un gravamen sobre cualquier recuperación de \$10,000 ó más de valor recibida mediante un acuerdo o una concesión de arbitraje en un caso de derecho civil. Tiene que pagar el gravamen de la corte antes de que la corte pueda desechar el caso.

The name and address of the court is:
(El nombre y dirección de la corte es):

Sacramento Superior Court
720 9th Street
Sacramento, CA 95814

CASE NUMBER
(Número del Caso):

The name, address, and telephone number of plaintiff's attorney, or plaintiff without an attorney, is:
(El nombre, la dirección y el número de teléfono del abogado del demandante, o del demandante que no tiene abogado es):

Matthew B. Cramer BA2144 P.O. Box 290066 Represa, CA 95671

DATE
(Fecha) **JAN 06 2020**

Clerk, by
(Secretario) **R. Jones**

Deputy
(Adjunto)

(For proof of service of this summons, use Proof of Service of Summons (form POS-010).)

(Para prueba de entrega de esta citación use el formulario Proof of Service of Summons, (POS-010).)

[SEAL]



NOTICE TO THE PERSON SERVED: You are served

1. ☐ as an individual defendant.
2. ☐ as the person sued under the fictitious name of (specify):

3. ☐ on behalf of (specify):

under ☐ CCP 416.10 (corporation)

☐ CCP 416.20 (defunct corporation)

☐ CCP 416.40 (association or partnership)

☐ other (specify):

4. ☐ by personal delivery on (date):

☐ CCP 416.60 (minor)

☐ CCP 416.70 (conservatee)

☐ CCP 416.90 (authorized person)

1. Plaintiff (name or names): Matthew B. Cramer
alleges causes of action against defendant (name or names): A. Hubbard; D. Hamad; Jeff Lynch; &
CCI-Erika Jubb et al.,

- a. ☐ except plaintiff (name):
- (1) ☐ a corporation qualified to do business in California
- (2) ☐ an unincorporated entity (describe):
- (3) ☐ a public entity (describe):
- (4) ☐ a minor ☐ an adult
- (a) ☐ for whom a guardian or conservator of the estate or a guardian ad litem has been appointed
- (b) ☐ other (specify):
- (5) ☐ other (specify):
- b. ☐ except plaintiff (name):
- (1) ☐ a corporation qualified to do business in California
- (2) ☐ an unincorporated entity (describe):
- (3) ☐ a public entity (describe):
- (4) ☐ a minor ☐ an adult
- (a) ☐ for whom a guardian or conservator of the estate or a guardian ad litem has been appointed
- (b) ☐ other (specify):
- (5) ☐ other (specify):

Page 1 of 3

PLD-PI-001

SHORT TITLE: Cramer V. Hubbard	CASE NUMBER:
---------------------------------------	--------------

4. ☐ Plaintiff (name): Matthew B. Cramer
is doing business under the fictitious name (specify):

and has complied with the fictitious business name laws.
5. Each defendant named above is a natural person
- a. ☐ except defendant (name): A. Hubbard
(1) ☐ a business organization, form unknown
(2) ☐ a corporation Csp-Sac
(3) ☐ an unincorporated entity (describe):

(4) ☐ a public entity (describe):
state Prison
(5) ☐ other (specify):
- c. ☐ except defendant (name): Jeff Lynch
(1) ☐ a business organization, form unknown
(2) ☐ a corporation Csp-Sac
(3) ☐ an unincorporated entity (describe):

(4) ☐ a public entity (describe):
State Prison
(5) ☐ other (specify):
- b. ☐ except defendant (name): D. Hamad
(1) ☐ a business organization, form unknown
(2) ☐ a corporation
(3) ☐ an unincorporated entity (describe):

(4) ☐ a public entity (describe):

(5) ☐ other (specify):
- d. ☐ except defendant (name): Erika Jubb
(1) ☐ a business organization, form unknown
(2) ☐ a corporation
(3) ☐ an unincorporated entity (describe):

(4) ☐ a public entity (describe):

(5) ☐ other (specify):
- ☐ Information about additional defendants who are not natural persons is contained in Attachment 5.
6. The true names of defendants sued as Does are unknown to plaintiff.
- a. ☐ Doe defendants (specify Doe numbers): 1-10 were the agents or employees of other named defendants and acted within the scope of that agency or employment.
- b. ☐ Doe defendants (specify Doe numbers): 1-10 are persons whose capacities are unknown to plaintiff.
7. ☒ Defendants who are joined under Code of Civil Procedure section 382 are (names):
A. Hubbard, D. Hamad; Jeff Lynch; & Erika Jubb
8. This court is the proper court because
- a. ☒ at least one defendant now resides in its jurisdictional area.
- b. ☒ the principal place of business of a defendant corporation or unincorporated association is in its jurisdictional area.
- c. ☒ injury to person or damage to personal property occurred in its jurisdictional area.
- d. ☒ other (specify):
9. ☒ Plaintiff is required to comply with a claims statute, and
- a. ☒ has complied with applicable claims statutes, or.
- b. ☐ is excused from complying because (specify):

PLD-PI-001

SHORT TITLE:

CASE NUMBER:

Cramer V. Hubbard et al.,

10. The following causes of action are attached and the statements above apply to each (each complaint must have one or more causes of action attached):

- a. ☐ Motor Vehicle
 b. ☒ General Negligence
 c. ☒ Intentional Tort
 d. ☐ Products Liability
 e. ☐ Premises Liability
 f. ☒ Other (specify):

A. Hubbard has caused an abuse of authority in General Negligence; with intentional and/or malicious intent causing emotional duress and/or personal injury in a blatant disregard of job duties (as did ALL named defendants) causing recovery sought for damages (easy to prove)

Warden Jeff Lynch, Erika Jubb; And Principal D. Hamad ALL are aware of this on-going abuse and have done nothing to resolve issue in countless FILED attempts to correct issues dating back to 6-21-19

11. Plaintiff has suffered

- a. ☐ wage loss
 b. ☒ loss of use of property
 c. ☐ hospital and medical expenses
 d. ☒ general damage
 e. ☒ property damage
 f. ☐ loss of earning capacity
 g. ☒ other damage (specify):

Memo by Facility Captain Konrad to Scruggs (Sgt.) plus countless complaints to D. Hamad to no Avail..... (A Federal & OIA complaint filed and investigation underway.....) to date this is on-going Plaintiff has thus far suffered one loss of \$52,000 and possible sanctions due to A. Hubbard's obstruction to respond accordingly....

12. ☐ The damages claimed for wrongful death and the relationships of plaintiff to the deceased are

- a. ☐ listed in Attachment 12.
 b. ☐ as follows:

13. The relief sought in this complaint is within the jurisdiction of this court.

Plaintiff will clearly show this Court damages and loss mirrored to retaliation for complaints and 8th & 14th Amendments or pers. injury claim

14. Plaintiff prays for judgment for costs of suit; for such relief as is fair, just, and equitable; and for claim

- a. (1) ☒ compensatory damages
 (2) ☒ punitive damages

The amount of damages is (in cases for personal injury or wrongful death, you must check (1)):

- (1) ☒ according to proof
 (2) ☒ in the amount of: \$ 100,000

15. ☒ The paragraphs of this complaint alleged on information and belief are as follows (specify paragraph numbers):

See above included (subject to Amend)

Date:

12/31/19

Matthew B. Cramer

(TYPE OR PRINT NAME)



(SIGNATURE OF PLAINTIFF OR ATTORNEY)

PLD-P-001(2)

SHORT TITLE:	CASE NUMBER:
--------------	--------------

200

(number)

CAUSE OF ACTION—General Negligence

Page

ATTACHMENT TO ☒ Complaint ☐ Cross - Complaint

(Use a separate cause of action form for each cause of action.)

GN-1. Plaintiff (name): Matthew B. Cramer

alleges that defendant (name): D. Hamad; Warden Jeff Lynch & Erika Jubb
 ALL in their official Capacity with deliberate indifference
 at all times is aware of this complaint and failed to

☐ Does 1 to 10

was the legal (proximate) cause of damages to plaintiff. By the following acts or omissions to act, defendant negligently caused the damage to plaintiff

on (date): 6-21-19 to date (see attached)
 at (place): facility

(description of reasons for liability):

D. Hamad, CCI-Erika Jubb; and Warden Jeff Lynch in their official capacity with failed repeated attempts by plaintiff to address and/or simple calls and/or responses in their official capacity to resolve, correct or even inquire as to the problem in the abuse by HUBBARD in basic mandated court filings or access to the Courts....

At anytime "THEY" could had resolved this instead of personsal benefit by HUBBARD'S action due to other on-going pending suits Vs. ALL above named defendants

D. Hamad is Hubbard's supervisor and failed to do anything and suffers superior liability for her subordinates; as does Warden Lynch who is controlling authority; CCI-Jubb was asked several times of Hubbards actions and as a Counselor fails to even address do to her biased issues in previous CLASS filings....

Subject to amend/according to proof....

EXHIBIT

Attachment H

STATE OF CALIFORNIA
RIGHTS AND RESPONSIBILITIES STATEMENT
CDCR 1858 (Rev. 10/06)

DEPARTMENT OF CORRECTIONS AND REHABILITATION

RIGHTS AND RESPONSIBILITIES STATEMENT

The California Department of Corrections and Rehabilitation has added departmental language (shown inside brackets, in non-boldface type) for clarification purposes.

Pursuant to Penal Code 148.6, anyone wishing to file an allegation of misconduct by a departmental peace officer must read, sign and submit the following statement:

YOU HAVE THE RIGHT TO MAKE A COMPLAINT AGAINST A POLICE OFFICER [this includes a departmental peace officer] FOR ANY IMPROPER POLICE [or peace] OFFICER CONDUCT. CALIFORNIA LAW REQUIRES THIS AGENCY TO HAVE A PROCEDURE TO INVESTIGATE CITIZENS' [or inmates'/parolees'] COMPLAINTS. YOU HAVE A RIGHT TO A WRITTEN DESCRIPTION OF THIS PROCEDURE. THIS AGENCY MAY FIND AFTER INVESTIGATION THAT THERE IS NOT ENOUGH EVIDENCE TO WARRANT ACTION ON YOUR COMPLAINT; EVEN IF THAT IS THE CASE, YOU HAVE THE RIGHT TO MAKE THE COMPLAINT AND HAVE IT INVESTIGATED IF YOU BELIEVE AN OFFICER BEHAVED IMPROPERLY. CITIZEN [or inmate/parolee] COMPLAINTS AND ANY REPORTS OR FINDINGS RELATING TO COMPLAINTS MUST BE RETAINED BY THIS AGENCY FOR AT LEAST FIVE YEARS.

COMPLAINT'S PRINTED NAME Matthew Cramer	COMPLAINT'S SIGNATURE	DATE SIGNED	
INMATE/PAROLEE PRINTED NAME Matthew Cramer	INMATE/PAROLEE'S SIGNATURE	CDC NUMBER BA2144	DATE SIGNED
RECEIVING STAFF'S PRINTED NAME	RECEIVING STAFF'S SIGNATURE	DATE SIGNED	

DISTRIBUTION:
ORIGINAL -
Public - Institution Head/Parole Administrator
Inmate/Parolee - Attach to CDC form 602
Employee - Institution Head/Parole Administrator
COPY - Complainant

Matthew B. Cramer
CDC# BA2144
P.O. Box 290066
Represa, CA 95671

CDCR - Office of Internal Affairs
Attn: Juli Duszynskia
1515 S. Street
Sacramento, CA 95814

12-31-19

RE: Cramer Vs. Jeff Lynch; CCI Erika Jubbs; CDCR Ralph Diaz;
Juli Duszynski; C/O M. Dobbs; N. Patmore et al.,
U. S. Eastern District Court Case No: 2:cv-19-02481 AC

Dear Ms. Duszynski:

Please take notice that yet another case as we know it has been filed vs. CDCR employees. All I have asked from your office is to simply address these serious issues. To no avail.

I suggest that you contact certain agents of Internal Affairs Frank Nadeau; Richard Cortes and certain media outlets that include my H-71666; G18347; & T-99264 C-file. I will get the media involved and I will get this exposed from staged fights, to mail tampering to obstruction in Federal complaints..... That "Matt Cramer"

So, I ask of you to please send a OIA agent in these matters for each day causes of actions and serious violations are being done with no supervision in and careless disregards of abuse.... Far beyond what we went threw with in the Pelican Bay trials Vs. CDCR staff.

You have the power to correct all this.

With greatest respect,

Matthew Cramer

CC; USED Court
Office of Atty. General
Sac Bee/AF

DEAR
PRINCIPLE ~~DIAR~~ ~~DOCUMENT~~
Scruggs, Burke@CDCR

From: Konrad, Aaron@CDCR
Sent: Friday, June 21, 2019 8:59 AM
To: Scruggs, Burke@CDCR
Cc: Kukrall, Brian@CDCR
Subject: CRAMER BA2144

REVIEW EACH DOCUMENT IN

PACIA

Burke,
Could you look into CRAMER's issues with the A Facility Law Librarian's denial to produce his legal copies.
Thank you

Konrad

-----Original Message-----

From: Konrad, Aaron@CDCR
Sent: Thursday, June 20, 2019 4:45 PM
To: Konrad, Aaron@CDCR
Subject:

Cramer ba2144
Law Library copies

Sent from my iPhone

ORIGINAL
SIGNED IN BLUE
INIC HAVE TO
WAIT TO SIGN
BEFORE MAIL

LAW LIBRARY
REFS & DEPT
2 WEEKS - 3
GAS

I 8
LAW LIB

LAW LIB =
REQ SIGNATURE

DON'T SIGN WITH
MAIL

1 NO PROOF OF
SVC TO COURTS
COPIES ARE GOING TO
DEFENDANTS

FILE APPEAL
LATE - BECAUSE
NO COPIES

MANICIA
ENVELOPES

3 MORE 50 COPIES
DOES JUST WIP

CSP-Sacramento

LAW LIBRARY PHOTO COPY REQUEST

Revised 11/1/17

☐ I am not represented by an Attorney. Signature: [Signature]Name: CRAMER CDC #: BA2144 Housing: MJF-8L Date: 6-10-14Court Name: ? Document to be copied: ?Total Document Pages: 5 X # Copies: 6 = 30 @ \$.10 = Total Exhibits Pages: X # Copies: = @ \$.10 = ☐ Sensitive documents. I do not give permission for Inmate Clerks to photocopy. Total Cost:

The Law Library photocopy service is for legal documents that are "New Filing" (DOM 14010.21.2.4).

Documents must be complete and ready to submit to the Court named on the document.

The Library provides forms for Proof of Service and Exhibit Cover Pages to inmates upon request.

All documents are reviewed for completeness before they are copied and must include the following:

 Court name and address are correct. Original signature and current date in ink. Document to be copied signed by photocopy request applicant. Original document, ready to be filed in court. Consecutive page numbers (to verify completeness of document). Proof of Service names same court as document & names opposing counsel. Correct calculation of number of copies requested. Court (documents + exhibits + from chart posted in the Library) Opposing Counsel (named on Proof of Service) Inmate Total Exhibits attached to, and referred to in document (not from same court) Reasonable explanation clearly stated if in excess of 50 page copy limit (DOM 101120.15):NEED 5 BUSINESS EnvelopesApproved / Rejected[Signature] 6/19/19
new Librarian/LTAReason for rejection: 1. As presented / submitted, this document is only
being sent to 6 Defendants and not the Court.
2. Mentions "Ex.A" but none included. = Not completeTRUST ACCOUNT WITHDRAWAL ORDER - LAW LIBRARY COPIESApproved by: Date: 6/14/19To the Warden, CSP-Sacramento "I hereby acknowledge that my Trust Account will be charged as noted below for legal copies made in an inmate Law Library at CSP-Sacramento in accordance with institutional Library procedures." Total Copies: 30 @ \$.10 = \$ 3.00[Signature]

SIGNATURE

CDC #: BA2144 Housing: MJF-8L Name: MATTHEW CRAMER

State of California

Department of Corrections and Rehabilitation

Memorandum

Date: 6/11/2019

CONFIDENTIAL

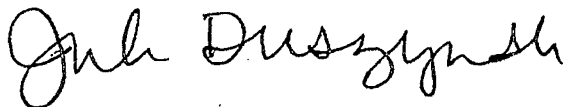
To: Warden's Office
Folsom State Prison

Subject: **CORRESPONDENCE REFERRAL - OIA-0979-2019**

The Office of Internal Affairs (OIA) - Northern Region has received the complaint(s) authored by inmate(s) / parolee(s) listed below who are under your jurisdiction or

Cramer BA2144 ;

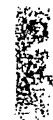
Based upon a review of the correspondence, it has been determined that the issue(s) can be addressed at the institutional level. The complaint(s) and attachment(s) are being returned for your review and processing. Subsequent to your staff's review, should you uncover staff misconduct requiring OIA involvement, please forward a Confidential Request for Internal Affairs Investigation / Notification of Direct Adverse Action (CDCR Form 989) to the OIA - Central Intake Unit (CIU) for consideration. If you have any questions or need further assistance, please do not hesitate to contact me.



Juli Duszynski, AGPA
Office of Internal Affairs
Northern Region
P.O. Box 3009
Sacramento, CA 95812
(916)255-1301

Attachment(s)

Pelican Bay State Prison



JUL 12 2019

Appeals Office

CSP-Sacramento

LAW LIBRARY PHOTO COPY REQUEST

Revised 11/1/17

☒ I am not represented by an Attorney. Signature: UllsName: CRAMER CDC #: BA2144 Housing: M2E-8L Date: 6/11/19Court Name: TULARE Document to be copied: _____Total Document Pages: 27 X # Copies: 5 = _____ @ \$.10 = _____

Total Exhibits Pages: _____ X # Copies: _____ = _____ @ \$.10 = _____

☐ Sensitive documents. I do not give permission for Inmate Clerks to photocopy. Total Cost: 1.00

The Law Library photocopy service is for legal documents that are "New Filing" (DOM 14010.21.2.4). Documents must be complete and ready to submit to the Court named on the document.

The Library provides forms for Proof of Service and Exhibit Cover Pages to inmates upon request.

All documents are reviewed for completeness before they are copied and must include the following:

- _____ Court name and address are correct
- _____ Original signature and current date in ink.
- _____ Document to be copied signed by photocopy request applicant.
- _____ Original document, ready to be filed in court.
- _____ Consecutive page numbers (to verify completeness of document).
- _____ Proof of Service names same court as document & names opposing counsel.
- _____ Correct calculation of number of copies requested.

_____ Court (_____ documents + _____ exhibits + from chart posted in the Library)

_____ Opposing Counsel (named on Proof of Service)

_____ Inmate NEED - CIVIL SUIT PKT/FEE WAIVER

_____ Total NEED FEDERAL HABEAS CORPUS /w/ FEDERAL

_____ Exhibits attached to and referred to in document (not from same court) fee

_____ Reasonable explanation clearly stated if in excess of 50 page copy limit (DOM 101120.15):

NEED #1 line paper w/ LINES \$ 1.00

Thank You.

Approved / Rejected

Librarian/LTA

Reason for rejection:

TRUST ACCOUNT WITHDRAWAL ORDER - LAW LIBRARY COPIES

Approved by: _____

Date: _____

To the Warden, CSP-Sacramento "I hereby acknowledge that my Trust Account will be charged as noted below for legal copies made in an inmate Law Library at CSP-Sacramento in accordance with institutional Library procedures." Total Copies: _____ @ \$.10 = \$ 1.00

CDC #: BA2144 Housing: M2E-8L Name: CRAMER, MAD

SIGNATURE

California Department of Corrections and Rehabilitation
CALIFORNIA STATE PRISON-SACRAMENTO
LITIGATION COORDINATOR
T. Kraemer, CCII (Specialist)



To: Inmate Cramer (BA2144)

The Litigation Office received the attached documents October 8, 2019, including 1 Trust Account Withdrawal Order form, and 98 other pages. As our office does not oversee the Library or Mail Room, I am returning these documents to you inside a sealed envelope.

CSP-SAC's DOM Supplement 101120.1, Library and Law Library, speaks to the process of requesting copies and envelopes.

You may also purchase envelopes from the Canteen, or, CSP-SAC DOM Supplement 54010.5, Inmate Mail, speaks to the process for indigent inmates requesting envelopes.

You may utilize the Inmate Appeals process to provide a remedy to any grievance you may have.

You may submit a Form 22 or letter outlining your questions for the Litigation Office.

CSP-Sacramento

LAW LIBRARY PHOTO COPY REQUEST

Revised 11/1/17

☒ I am not represented by an Attorney. Signature: [Signature]Name: CRAMEL CDC #: BA2144 Housing: M2N-11L Date: 12/22Court Name: U.S. FED. DIST. Document to be copied: MOTIONTotal Document Pages: 69 X # Copies: 6 = @ \$.10 =Total Exhibits Pages: 14 X # Copies: = @ \$.10 =☒ Sensitive documents. I do not give permission for Inmate Clerks to photocopy. Total Cost: _____

The Law Library photocopy service is for legal documents that are "New Filing" (DOM 14010.21.2.4).

Documents must be complete and ready to submit to the Court named on the document.

The Library provides forms for Proof of Service and Exhibit Cover Pages to inmates upon request.

All documents are reviewed for completeness before they are copied and must include the following:

____ Court name and address are correct.

____ Original signature and current date in ink.

____ Document to be copied signed by photocopy request applicant.

____ Original document, ready to be filed in court.

____ Consecutive page numbers (to verify completeness of document).

____ Proof of Service names same court as document & names opposing counsel.

____ Correct calculation of number of copies requested.

____ Court (____ documents + ____ exhibits + from chart posted in the Library)

____ Opposing Counsel (named on Proof of Service)

____ Inmate

____ Total

____ Exhibits attached to and referred to in document (not from same court)

____ Reasonable explanation clearly stated if in excess of 50 page copy limit (DOM 101120.15):

THIS IS EXTENSIVE
COMPLEX MOTION w/ EXHIBIT
IN ITS ENTIRETY. -(CONTACT LITIGATORS
DO NOT
OBSTRUCT
FILING COPIES
CC: OIA

* NOTE EX-A / Proofs of Service

need p.o.s. forms =

Approved ☒ Rejected

Reason for rejection:

(74 pgs)
① No explanation stated why need to exceed
50 page limit ② If ongoing case, Service to
Stk workers go to their representative.TRUST ACCOUNT WITHDRAWAL ORDER - LAW LIBRARY COPIES

Approved by: _____

Date: _____

To the Warden, CSP-Sacramento "I hereby acknowledge that my Trust Account will be charged as noted below for legal copies made in an inmate Law Library at CSP-Sacramento in accordance with institutional Library procedures." Total Copies: 69 @ \$.10 = \$ _____[Signature]
SIGNATURECDC #: BA2144 Housing: M2N-11L Name: MATTHEW CRAMEL

ATTACHMENT_____

STATE OF CALIFORNIA
INMATE/PAROLEE APPEAL
CDCR 602 (Rev. 03/12)

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Side 1

LAB USE ONLY

Institution/Parole Region

Log #

Category

SAC-M-20-00093

FOR STAFF USE ONLY

You may appeal any California Department of Corrections and Rehabilitation (CDCR) decision, action, condition, policy or regulation that has a material adverse effect upon your welfare and for which there is no other prescribed method of departmental review/remedy available. See California Code of Regulations (CCR), Title 15, Section 3084.1. You must send this appeal and any supporting documents to the Appeals Coordinator (AC) within 30 calendar days of the event that led to the filing of this appeal. If additional space is needed, only one CDCR Form 602-A will be accepted. Refer to CCR 3084 for further guidance with the appeal process. No reprisals will be taken for using the appeal process.

Appeal is subject to rejection if one row of text per line is exceeded.

WRITE, PRINT, or TYPE CLEARLY in black or blue ink.

Name (Last, First): Cramer, Matthew	CDC Number: BA2144	Unit/Cell Number: M2N-111	Assignment:
---	------------------------------	-------------------------------------	-------------

State briefly the subject of your appeal (Example: damaged TV, job removal, etc.):

STAFF MISCONDUCT/ACCESS TO LAW LIBRARY/COPIES/OBSTRUCTION

A. Explain your issue (If you need more space, use Section A of the CDCR 602-A):

A. Hubbard is denying basic Law Library needs with copies giving legal advise, delays in Court Mandated responses denying responsive motions causing sanctions... In a blatant obstruction for Court Access. Vs. ALL parties...

B. Action requested (If you need more space, use Section B of the CDCR 602-A):

To STOP with her games. Make the necessary copies, letters to the parties, (copies to each party) STOP telling me legal advice (she knows / about) Delays, Denial of Motion COPIES, Incident Envelopes as needed (Court mail-outs)

Supporting Documents: Refer to CCR 3084.3.

☐ Yes, I have attached supporting documents.

List supporting documents attached (e.g., CDC 1083, Inmate Property Inventory, CDC 128-G, Classification Chrono):

1. Prior Staff Complaint(s) 4. Legal Mail Log (Ref)
2. Denials/Legal advise 5. Filed Civil Suit
3. Mail via Capt. Conrad 6. 1 of 17 Letters from
Atty. who Copies & Returns
(Refer to Mail Log)

☐ No, I have not attached any supporting documents. Reason:Inmate/Parolee Signature: **Matthew B. Cramer** Date Submitted: **1/3/20**☒ By placing my initials in this box, I waive my right to receive an interview.

C. First Level - Staff Use Only

Staff - Check One: Is CDCR 602-A Attached? ☒ Yes ☐ No

This appeal has been:

☐ Bypassed at the First Level of Review. Go to Section E.☐ Rejected (See attached letter for instruction). Date:☒ Cancelled (See attached letter). Date: **1/5/2020**☐ Accepted at the First Level of Review.

Assigned to:

Title:

Date Assigned:

Date Due:

First Level Responder: Complete a First Level response. Include Interviewer's name, title, interview date, location, and complete the section below.

Date of Interview:

Interview Location:

Your appeal issue is: ☐ Granted ☐ Granted in Part ☐ Denied ☐ Other

See attached letter. If dissatisfied with First Level response, complete Section D.

Interviewer:

Title:

Signature:

Date completed:

Reviewer:

Title:

Signature:

Date received by AC:

AC Use Only

Date mailed/delivered to appellant: **1/3/20**

STAFF USE ONLY

CSP SAC APPEALS
JAN 12 2020

STATE OF CALIFORNIA
INMATE/PAROLEE APPEAL FORM ATTACHMENT
CDCR 602-A (REV. 03/12)

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Side 1

LAB USE ONLY

Institution/Parole Region

Log #

Category

SAC M 20-00093
FOR STAFF USE ONLY

Attach this form to the CDCR 602, only if more space is needed. Only one CDCR 602-A may be used.

Appeal is subject to rejection if one row of text per line is exceeded. WRITE, PRINT, or TYPE CLEARLY in black or blue ink.

Name (Last, First): CRAMER, MATTHEW B.	CDC Number: BA2144	Unit/Cell Number: M2N-111	Assignment:
---	-----------------------	------------------------------	-------------

A. Continuation of CDCR 602, Section A only (Explain your issue): It is evident with enclosure that I have several court actions where I have multiple parties. A. Hubbard (a D. Hamad) with not only failure to address these issues have denied access to any and all needs to respond to court needs. Copy letters to Partners, Discovery Copies (State Agencies, Parties, Bus. Regulators etc.) Responsive pleading in denying copies (Some Motions HARRIS 50 page Not Allowed per court) have caused sanctions for lack of timely response. She has caused a loss for timely response and failure to copy and critic/give legal advise a loss of \$52,000. I have tried and tried and tried to achieve some resolution in this matter to no avail (Hamad, Jubb, & Lynch) where NOW I have been forced to file suit for recovery (encl.) I should NOT have to mail my stuff for outside Atty's to copy, and return any/all necessary copies, envelopes (As needed) due to a serious obstruction and pattern of staff abuse her game playing, erroneous legal advise (Enclosed) and denial of copies w/her 50 page failure to copies w/CDC 193 Always attached) Not only delays when I submit for copies (it done) then up missing, out of order, 1-2 week delay or NOT this period. Not too mention the CDC ONLY 50 page rule applies; What it's for (Motions/exhibits) or plain filings TO ALL PARTIES etc.

Inmate/Parolee Signature:

Matthew Cramer

Date Submitted:

3/3/20

B. Continuation of CDCR 602, Section B only (Action requested): Aside from the damage is done in loss (Enclosed) A. Hubbard as with others in my suit Vs. and/or complaints that involve CDC staff including literal tens of tens of complaints where D. Hamad, and Jubb as warden Lynch's failure to handle accordingly whereas Cause of HUBBARD'S (Including other staff) purposeful acts for filings, letter copies/responses and exhibited 602's denying any/all copies for Exhibited and parties. Ms. Hubbard knows 7 of that she's doing with full exception to add causes of actions named defendants and/or damages. In simple terms... it's a notice, letter, 602, photo of injury, car, property over 50 pages or not. RESPONSIVE SET Hearing is sent to a court then it's sent to each party and must be copied and mailed out. And telling me to buy an envelope or asking if I have money and then telling me she unless she makes the copies then she may only provide the envelopes. What's why a CDC 193 is attached. I early thought the principal would say

Inmate/Parolee Signature:

Date Submitted:

3/3/20

Attachment H

STATE OF CALIFORNIA
RIGHTS AND RESPONSIBILITIES STATEMENT
CDCR 1858 (Rev. 10/06)

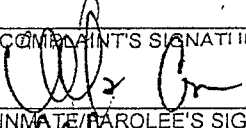


DEPARTMENT OF CORRECTIONS AND REHABILITATION

RIGHTS AND RESPONSIBILITIES STATEMENT

The California Department of Corrections and Rehabilitation has added departmental language (shown inside brackets, in non-boldface type) for clarification purposes.

Pursuant to Penal Code 148.6, anyone wishing to file an allegation of misconduct by a departmental peace officer must read, sign and submit the following statement:

YOU HAVE THE RIGHT TO MAKE A COMPLAINT AGAINST A POLICE OFFICER [this includes a departmental peace officer] FOR ANY IMPROPER POLICE [or peace] OFFICER CONDUCT. CALIFORNIA LAW REQUIRES THIS AGENCY TO HAVE A PROCEDURE TO INVESTIGATE CITIZENS' [or inmates'/parolees'] COMPLAINTS. YOU HAVE A RIGHT TO A WRITTEN DESCRIPTION OF THIS PROCEDURE. THIS AGENCY MAY FIND AFTER INVESTIGATION THAT THERE IS NOT ENOUGH EVIDENCE TO WARRANT ACTION ON YOUR COMPLAINT; EVEN IF THAT IS THE CASE, YOU HAVE THE RIGHT TO MAKE THE COMPLAINT AND HAVE IT INVESTIGATED IF YOU BELIEVE AN OFFICER BEHAVED IMPROPERLY. CITIZEN [or inmate/parolee] COMPLAINTS AND ANY REPORTS OR FINDINGS RELATING TO COMPLAINTS MUST BE RETAINED BY THIS AGENCY FOR AT LEAST FIVE YEARS.

COMPLAINT'S PRINTED NAME Matthew Cramer	COMPLAINT'S SIGNATURE 	DATE SIGNED 1-4-20	
INMATE/PAROLEE PRINTED NAME Matthew Cramer	INMATE/PAROLEE'S SIGNATURE 	CDC NUMBER BA2144	DATE SIGNED 1-4-20
RECEIVING STAFF'S PRINTED NAME	RECEIVING STAFF'S SIGNATURE 	DATE SIGNED	

DISTRIBUTION:

ORIGINAL -

Public - Institution Head/Parole Administrator

Inmate/Parolee - Attach to CDC form 602

Employee - Institution Head/Parole Administrator

COPY - Complainant

STATE OF CALIFORNIA —DEPARTMENT OF CORRECTIONS AND REHABILITATION

EDMUND G. BROWN JR., GOVERNOR

OFFICE OF APPEALS

1515 S Street, Sacramento, CA 95814
P.O. Box 942883
Sacramento, CA 94283-0001



June 6, 2019

CRAMER, MATTHEW, BA2144
California State Prison, Sacramento
P.O. Box 29
Represa, CA 95671


MAILED

JUN 17 2019

RE: TLR# 1905162 STAFF COMPLAINTS

The Office of Appeals, California Department of Corrections and Rehabilitation (CDCR) acts as the third level of review as established in California Code of Regulations (CCR) Title 15, Article 8. The Office of Appeals examines and responds to inmate and parolee appeals, after the institution or parole region has responded at the Second Level of Appeal.

Your appeal has been rejected pursuant to the California Code of Regulations, Title 15, Section (CCR) 3084.6(b)(15). You have submitted the appeal for processing at an inappropriate level bypassing required lower level(s) of review.


T. RAMOS, Chief (A)
Office of Appeals

Be advised that you cannot appeal a rejected appeal, but should take the corrective action necessary and resubmit the appeal within the timeframes specified in CCR 3084.6(a) and CCR 3084.8(b). Pursuant to CCR 3084.6(e), once an appeal has been cancelled, that appeal may not be resubmitted. However, a separate appeal can be filed on the cancellation decision. The original appeal may only be resubmitted if the appeal on the cancellation is granted.

****PERMANENT APPEAL ATTACHMENT - DO NOT REMOVE****



LAW OFFICES OF THE PUBLIC DEFENDER

County of Tulare

Lisa Bertolino
Public Defender

Thomas McGuire
Assistant Public Defender

Porterville Office
633 N. Westwood
Porterville, CA 93257
(559) 782-6960
Fax: (559) 782-3936

Visalia Office
Courthouse Room G-35
221 S. Mooney Blvd.
Visalia, CA 93291
(559) 636-4500
Fax: (559) 733-6113

Juvenile Office
Juvenile Justice Center
11200 Ave. 368, Room 103
Visalia, CA 93291
(559) 735-1435
Fax: (559) 713-3229

September 3, 2019

MR MATTHEW CRAMER
BA2144
CSP SAC
BOX 290066 (M2I-8^L)
REPRESA, CA 95671

1 4 15

Re: Documents

Dear Mr. Cramer,

Please find enclosed legal materials and documents related to your most recent communications with our office, which I am returning to you. Please keep me posted should any action actually be undertaken by the various authorities you are contacting regarding your many legal complaints. So far, it does not appear that any of them have filed anything or that any adverse actions have resulted to any of the offending parties, least of all the police.

Sincerely,

A handwritten signature in black ink, appearing to read "Joseph Katz", with a long horizontal line extending to the right.

Joseph Katz

Enclosures

MAIL CARD (CDCR FORM 119)
CSP-SACRAMENTO

NAME:
 CDCR #: BA2144

Printed 22-Nov-2019

DATE	RECEIVED FROM	SENT TO	COMMENTS
05/15/2018		LEGAL COUNSEL OF GANNETT CO 7950 JONES BRANCH DR MCLEAN VA	
04/29/2019	RETURN TO SENDER NO ADDRESS		
05/01/2019	PUBLIC DEF. 221 S. MOONEY VISALIA CA		
05/02/2019	HERR PEDERSEN BERGLUND 100 WILLOW PL. STE#300 VISALIA CA		
05/02/2019	FERGUSON PRAET SHERMAN 1631 E. 18TH ST. SANTA ANA CA		
05/02/2019	MIKE BOURDREAUX 221 S. MOONEY RD. RM#102 VISALIA CA		
05/02/2019	SUP. COURT OF TULARE 221 S. MOONEY BLVD. #201 VISALIA		
05/02/2019	SUP COURT OF TULARE 221 S.. MOONEY RM#201 VISALIA		
05/02/2019		PUBLIC DEFENDER J. KATZ 221 S MOONEY #G35 VISALIA, CA (PH)	
05/03/2019	ATTY MICHELLE WALLIS 505 NORTH WEST STREET VISALIA, CA (PH)BA		
05/03/2019		US DIST. COURT 450 GOLDEN GATE AVE SAN FRAN CA	
05/06/2019		SUPERIOR COURT 221 S MOONEY #201 VISALIA, CA (PH)	
05/06/2019		COURT CALL 6383 ARIZONA CIRCLE LOS ANGELES, CA (PH)	
05/06/2019		LAW OFFICE OF JANMES FALLMAN 250 LEAVITT MALL CRESCENT CITY, CA (PH)	
05/06/2019		US DISTRICT COURT MR. WANGER 501 I STREET SACTO, CA (PH)	
05/06/2019		KERN COUNTY DISTRICT ATTY. 1415 TRUNTON AVE BAKERSFIELD, CA (PH)	
05/07/2019	LAW OFFICES FERGUSON PRAET & SHERMAN 1631 EAST 18TH ST SANTA ANA CA (KC)		
05/07/2019		LAW OFFICE OF MICHELLE WALLIS 505 N WEST VISALIA, CA (PH)	
05/07/2019		PUBLIC DEFENDER 221 S MOONEY #G35 VISILIA, CA (PH)	
05/08/2019		KERN COUNTY CHIEF PUBLIC DEF. 1415 TRUXTUN AVE. BAKERSFIELD CA	
05/08/2019		OFFICES OF INTERNAL AFFAIRS POB 3009 SAC CA	
05/08/2019		PRISON LAW OFFICE STEVE FAMA SAN QUENTIN CA	
05/08/2019		DEPT OF JUST. 1300 I ST. SAC CA	
05/10/2019		R&R TOWING MARY ROBLES 1912 E. MINERAL KING VISALIA CA 93292	
05/10/2019		RON STATLER 100 WILLOW PL. #300 VISALIA CA 93291	
05/10/2019		TULARE JOE KATZ 221 S. MOONEY #G35 VISALIA	
05/13/2019	PUBLIC DEFENDER OF TULARE COUNTY 221 S MOONEY BLVD RM G-35 VISALIA CA (KC)		
05/13/2019	GANNETT CO 7950 JONES DR. MCLEAN VA (GSO#7241)		
05/13/2019		BRUCE PRAET 1631 E. 18TH ST. SANTA ANA	
05/13/2019	OFFICE OF THE CLERK USDC 450 GOLDEN GATE AVE SF CA (KC)		
05/14/2019		JOE KATZ 221 S, MOONEY #G35 VISALIA CA	
05/14/2019		SCOTT KERNAN POB 942883 SAC CA	
05/15/2019		USDC ATTN: MS. SUSAN SOONG 450 GOLDEN GATE SF CA	
05/17/2019	TULARE COUNTY SUPERIOR COURT 221 S MOONEY BLVD RM 209 VISALIA CA (KC)		
05/17/2019	MEDICAL BOARD OF CA 2005 EVERGREEN ST STE 1200 SAC CA (KC)		
05/17/2019	HERR PEDERSON BERGLUND 100 WILLOW PL. #300 VISALIA CA		

NAME: CRAMER
CDCR #: BA2144

Printed 22-Nov-2019

DATE	RECEIVED FROM	SENT TO	COMMENTS
05/17/2019	ST OF CA 1800 30TH ST RM 100 BAKERSFIELD CA (KC)		
05/20/2019	CYNTHIA J ZIMMER DIST ATTY 1215 TRUXTUN AVE BAKERSFIELD CA (KC)		
05/20/2019	HERR PEDERSEN BERGLUND ATTYS AT-LAW LLP 100 WILLOW PLAZA STE 300 VISALIA CA		
05/20/2019	WALLIS, MICHELLE 505 N. WEST ST. VISALIA CA		
05/20/2019	CA INNOC. PROJ. 225 CEDAR ST. SAN DIEGO CA		
05/20/2019		ST OF CA COMP INS FUND ATTN: GARY CLOPPAS POB 65005 FRESNO CA	
05/22/2019	OFFICE OF THE CLERK USDC 450 GOLDEN GATE AVE SF CA (KC)		
05/22/2019		CA DEPT OF CORRECTIONS 5100 YOUNG ST BLDG B 160A BAKERSFIELD CA	
05/22/2019		TULARE COUNTY PUB DEFENDER ATTN: JOE KATZ ESQ 221 S MOONEY #G35 VISALIA CA	
05/23/2019		TULARE CO SUP COURT ATTN: SHERIFF CIVIL #102 221 S MOONEY VISALIA CA	
05/24/2019		OFFICES OF INTERNAL AFFAIRS ATTN: MATT BOYD 2730 BROADWAY MS T197 SA CA	
05/24/2019		US DOJ FWD T OMELINDA HAAG 1300 I ST SAC CA	
05/28/2019		TULARE PUBLIC DEFENDER OFF ATTN: JOE KATZ 221 S MOONEY #G35 VISALIA CA	
05/28/2019	HERR PEDERSEN BERGLUND 100 WILLOW #300 VISALIA CA		
05/28/2019		STATE OF CA WORKERS COMPENSATION/BOARD 1800 30TH ST #100 BAKERSFIELD CA	
05/28/2019	SUPERIOR COURT 221 S MOONEY BLVD RM 303 VISALIA, CA (PH)		
05/29/2019	ALLEN LAW FIRM 805 WEST MAIN ST VISALIA CA (KC)		
05/29/2019	USC OFFICE OF THE CLERK USDC EASTERN DIST OF CA FRESNO CA (KC)		
05/29/2019		TULARE CO SUP CT ATTN: SHERIFF'S CIVIL DIV 221 S-MOONEY #102 VISALIA CA	
05/29/2019	STATE OF CA DEPT OF INDUSTRIAL RELATIONS 7718 MEANY AVE BAKERSFIELD CA (KC)		
05/29/2019		TULARE CO SUP COURT ATTN: DER CLERK 221 S MOONEY #201 VISALIA CA	
05/30/2019		OFFICE OF LEONARD HERR ESQ 100 WILLOW PLAZA #300 VISALIA CA	
05/30/2019		OFFICE OF AME DELFIN ASSOC 3744 W MEADOW VISALIA CA	
06/03/2019		LAW OFFICE OF JOHN DUREE 1001 G STREET #100 SACTO, CA (PH)	
06/03/2019	ATTY HERR PEDERSEN & BERGLUND 100 WILLOW PLAZA SUITE 300 VISALIA, CA (PH)		
06/03/2019	TULARE COUNTY SUPERIOR COURT 221 S MOONEY BLVD RM 303 VISALIA, CA (PH)		
06/03/2019	TULARE COUNTY SHERIFF-CORONER 221 S MOONEY BLVD RM 102 VISALIA, CA (PH)		
06/03/2019		INSPECTOR GENERAL 10111 OLD PLACERVILLE ROAD #110 SACTO, CA (PH)	
06/05/2019		TULARE CO PUBLIC DEF 221 S MOONEY #G35 VISALIA CA	
06/07/2019	MIKE BOURDREAUX 221 S. MOONEY BLVD #102 VISALIA		
06/07/2019		LAW OFFICE OF HERR BERGLUND & PEDERSON 100 WILLOW PLAZA #300 VISLIA, CA(PH)	
06/07/2019	SUPERIOR COURT 221 S. MOONEY #201 VISALIA CA		
06/07/2019		SUPERIOR COURT 221 S MOONEY #102 VISALIA, CA (PH)	
06/07/2019		SUPERIOR COURT 221 S MOONEY #201 VISALIA, CA (PH)	
06/07/2019		SUPERIOR COURT 221 S MOONE #102 VISALIA, CA (PH)	
06/07/2019		TULARE COUNTY 221 S.MOONEY RM#201 VISALIA CA (PH)	
06/10/2019		TULARE CO SHERIFF'S ATTN: FINANCIAL CRIMES 2404 W BURREL AVE VISLIA CA	
06/10/2019		OFFICE OF JOHN CLINDT # W 711 W SCHOOL VISALIA CA	
06/10/2019		TULARE CO PUBLIC DEF ATTN: JOE KATZ ESQ 221 S MOONEY # G35 VIALIA CA	

NAME: CRAMER
CDCR #: BA2144

Printed 22-Nov-2019

DATE	RECEIVED FROM	SENT TO	COMMENTS
06/10/2019	CLERK US COURT OF APPEALS POB 193939 SF CA (KC)		
06/10/2019	TULARE COUNTY SUPERIOR COURT 221 S MOONEY BLVD RM 303 VISALIA, CA (PH)		
06/10/2019	CLERK US COURT OF APPEALS FOR THE NINTH CIRCUIT POB 193939 SF CA (KC)		
06/11/2019		TULARE CO PUBLIC DEF. ATTN: JOE KATZ ESQ 221 S MOONEY @G35 VISALIA CA	
06/11/2019		ST OF CA DEPT OF INDUSTRIAL RELATIONS 160 PROMENADE CIR #300 SAC CA	
06/11/2019		ORRICK HERRINGTON LLP ATTN: MELINDA L HAAG ESQ 405 HOWARD ST SF CA	
06/12/2019		STATE FARM INS CHIEF INVESTIGATIONS P.O. BOX 52298 PHEONIX, AZ (PH)	
06/14/2019	CA APP. 2150 RIVER PL. DR. #300 LAUREL THORPE CA		
06/14/2019	CENTRAL CA APPEALLATE PROGRAM 2150 RIVER PLAZA DR STE 300 SAC CA (KC)		
06/14/2019	JOHN R DUREE JR ATTY AT LAW 1001 G ST STE 103 SAC CA (KC)		
06/17/2019	MEDICAL BOARD 2005 EVERGREEN ST. ST#1200 SAC CA		
06/17/2019	SUPERIOR COURT OF TULARE COUNTY 221 S MOONEY BLVD RM 201 VISALIA CA (KC)		
06/17/2019	DEPT OF INSURANCE 300 S. SPRING ST. LA CA		
06/19/2019		TULARE CO DA CONVICTION REVIEW UNIT 221 S MOONEY #224 VISALIA CA	
06/19/2019	USDC EASTERN DIST OF CA 2500 TULARE ST RM 1501 FRESNO CA (KC)		
06/20/2019	CHIEF INMATE APPEALS P.O. BOX 942883 SACTO, CA (PH)		
06/24/2019	MIKE BOUDREAUX 221 S. MOONEY BLVD RM#102 VISALIA CA		
06/24/2019		STATE OF CALIF LITTLE HOOVER COMM/AUDITS 925 L ST #205 SACTO, CA (PH)	
06/24/2019	MIKE BOUDREAUX 221 S. MOONEY BLVD RM#102 VISALIA		
06/24/2019		ALLEN LAW FIRM 805 W MAIN STREET VISALIA, CA (PH)	
06/24/2019		CITY OF PORTERVILLE 291 N MAIN PORTERVILLE, CA (PH)	
06/24/2019		SUPERIOR COURT 221 S MOONEY VISLIA, CA (PH)	
06/24/2019		ATTY MELINDA HAAQ 405 HOWARD STREET SAN FRANCISCO, CA (PH)	
06/24/2019	PUBLIC DEFENDER OF TULARE COUNTY 221 S MOONEY BLVD RM G-35 VISALIA, CA (PH)		
06/24/2019		US COURT OF APPEALS P.O. BOX 193939 SAN FRANCISCO, CA (PH)	
06/25/2019		LAW OFFICE OF JOHN DUREE ESQ ATTN: RE: ANDY NGUYEN 1001 G ST #100 SAC CA	
06/25/2019		LAW OFFICE OF LEONARD HERR ESQ 100 WILLIOW PLAZA #300 VISALIA CA	
06/25/2019		TULARE CO SUP COURT 221 S MOONEY #2 VISALIA CA	
06/25/2019		LAW OFFICE OF BRUCE PRAET ESQ 1631 E 18TH ST SANTA ANA CA	
06/26/2019		OFFICE OF LEWIS GRISWOLD ASSOC 120 N E ST EXETER CA	
06/28/2019	SUPERIOR COURT KERN COUNTY 1415 TRUXTUN AVE BAKERSFIELD, CA (PH)		
06/28/2019		OFFICE OF MALENIE MANZAMERO 1025 WASHINGTON SOUTH ST CA	
06/28/2019	TULARE COUNTY SHERIFF 221 S MOONEY BLVD RM 102 VISALIA, CA (PH)		
06/28/2019	DMV OFFICE OF INTERNAL AFFAIRS 2730 BROADWAY MS-T197 SAC CA (KC)		
07/01/2019	ST OF CA DEPT OF INSURANCE 300 SOUTH SPRING ST LA CA (KC)		
07/05/2019	SUP. COURT OF TULARE 221 S. MOONEY BLVD RM#201 VISALIA CA		
07/08/2019		PRISON LAW OFFICE ATTN: INTAKE GENERAL DELIVERY SAN QUENTIN CA	
07/08/2019		OMBUDSMAN CHIEF OF STAFF POB 348780 SAC CA	
07/09/2019		SUPERIOR COURT COURT CALL LLC 6383 ARIZONA CIR LA CA	

NAME: CRAMER
CDCR #: BA2144

Printed 22-Nov-2019

DATE	RECEIVED FROM	SENT TO	COMMENTS
07/10/2019		NORTH CAROLINA SUPERIOR COURT 200 N MAIN ST SALEM WINSTON NC	
07/10/2019	(RTS) OFFICE OF LEWIS GRISWOOD & ASSOC (KC)		
07/11/2019		OFFICE OF AND FUEILLI & ASSOC 2100 Q ST SAC CA	
07/12/2019		CA INNOCENCE PROJECT 225 CEDAR ST SAN DIEGO CA	
07/12/2019		TULARE CO SUP COURT 221 S MOONEY #201 VISALIA CA	
07/12/2019		LAW OFFICE OF RICHARD M GRANT ESQ 222 RUSH LANDING RD NOVATO CA	
07/15/2019		OFFICE OF ATTN: LEWIS GRISWOLD 1626 E ST FRESNO CA	
07/15/2019	FERGUSON SHERMAN 1631 E. 18TH ST. SANTA ANA CA		
07/15/2019	(RTS) OFFICE OF MALENIE MANZAMERO (KC)		
07/16/2019	HERR PEDERSEN BERGLUND ATTYS AT LAW LLP 100 WILLOW PLAZA STE 300 VISALIA CA		
07/19/2019	SUP. TULARE COUNTY 221 S. MOONEY BLVD RM#201 VISALIA CA		
07/19/2019	(RTS) CDCR OMBUDSMAN (KC)		
07/22/2019		WARDEN DIR DIAZ POB 290066 REPRESA CA	
07/22/2019	SUPERIOR COURT 200 N MAIN STREET WINSTON-SALEM, NC (PH)		
07/22/2019		OFFICE OF OLIVIA BARRIOS 336 VENTURA FARMERSVILLE CA	
07/22/2019	JUSTIN BROOKS 225 CEDAR ST. SAN DIEGO CA		
07/22/2019		CHIEF INAMTE APPEALS BRANCH POB 942883 SAC CA	
07/23/2019		CDCR OMBUDSMAN ATTN: SCOTT JACOBS 1515 S ST #311 SOUTH SAC CA	
07/23/2019	ATTY HERR PEDERSEN BERGLUND 100 WILLOW PLAZA SUITE 300 VISALIA, CA (PH)		
07/24/2019		WARDEN PBSP JAMES ROBERTSON 5905 LAKE EARL DR CRESTCENT CITY CA	
07/24/2019		NKSP APPEALS/ WARDEN COORDINATOR POB 5004 DELANO CA	
07/25/2019		ATTY A LAW MS BARBARA L SHELDON 4941 SAN MARQUE CIR CARMICHAEL CA	
07/25/2019		COURT OF APPEALS 5TH APPELLATE DIST 2424 VENTURA ST FRESNO CA	
07/25/2019		ST OF CA DEPT OF INDUSTRIAL RELATIONS 160 PROMENADE CIR #300 SAC CA	
07/26/2019		TULARE CO PUB DEFENDER ATTN: JOE KATZ ESQ #G35 221 SOUTH MOONEY VISALIA CA	
07/29/2019		CITY OF PORTERVILLE CODE ENF 40 W CLEVELAND PORTERVILLE CA	
07/29/2019	SUPERIOR COURT SAC COUNTY 720 9TH STREET RM 611 SACTO, CA (PH)		
07/29/2019		NORTH CAROLINA JUDICIAL BRANCH POB 20099 WINSTON SALEM NC	
07/29/2019		CITY OF PORTERVILLE 291 N MAIN ST PORTERVILLE CA	
07/30/2019		SAC SUPERIOR COURT ATTN: DEP CLERK 720 9TH ST SAC CA	
07/30/2019		TULARE CO SUP COURT ATTN: DEPUTY CLERK 221 S MOONEY #201 VISALIA CA	
07/31/2019		SAC CO DA OFFICE ATTN: DA 901 G ST SAC CA	
07/31/2019	SUPERIOR COURT SAC COUNTY 720 9TH ST SACTO, CA (PH)		
07/31/2019		TULARE CO SUP COURT ATTN: JUDGE PADEN 221 S MOONEY VISALIA CA	
07/31/2019		CITY OF PORTERVILLE CODE & FILE 40 W CLEVELAND PORTERVILLE CA	
07/31/2019		CITY OF PORTERVILLE ADMIN SERVICES UNIT 291 N MAIN ST PORTERVILLE CA	
07/31/2019	DEPT OF INDUSTRIAL RELATIONS 160 PROMENADE CIR #340 SAC CA (KC)		
07/31/2019		TULARE CO PUB DEFENDER ATTN: JOE KATZ ESQ 221 S MOONEY G35 VISALIA CA	
08/01/2019		CDC DIRECTOR APPEALS POB 942883 SAC CA	

NAME: CRAMER
CDCR #: BA2144

Printed 22-Nov-2019

DATE	RECEIVED FROM	SENT TO	COMMENTS
08/01/2019		CITY OF VISALIA 315 E ACEQUIOA VISALIA CA	
08/02/2019		STATE OF CA DIVISION OF WORKERS COMP 160 POB MENADE CIR #340 SAC CA	
08/02/2019	PERSONNEL RECORDS 1 ARCHIVES DR. ST. LOUIS MO		
08/05/2019		COURT CALL ATTN: COURT HEARINGS 6383 ARIZONA CIR LA CA	
08/05/2019		PORTERVILLE CHIEF & PALCE 350 N D ST PORTERVILLE CA	
08/05/2019		OFFICE OF EMMANUEL V ANDAMO 4539 DANS LANE VISALIA CA	
08/06/2019	SUPERIOR COURT OF CA (KC)		
08/06/2019	ATTY HERR PEDERSEN & BERGLUND 100 WILLOW PLAZA #300 VISALIA, CA (PH)		
08/07/2019		OFFICE OF AUROARA HWANG 835 SEQUIOA LINDSEY CA	
08/07/2019		OFFICE OF AMY J DEFIN 3744 W MEADOW AVE VISALIA CA	
08/07/2019	PUBLIC DEFENDER OF TULARE COUNTY 221 S MOONEY BLVD RM 6-35 VISALIA CA (KC)		
08/07/2019	DEPT OF INDUSTRIAL RELATIONS 160 PROMENADE CIR #340 SAC CA (KC)		
08/08/2019		PORTERVILLE POLICE DEPT 350 N P ST PORTERVILLE CA	
08/08/2019		TULARE PUB DEFENDER 221 S MOONEY #G35 VISALIA CA	
08/08/2019	NORTHERN CA INNOCENCE PROJECT 500 EL CAMINO REAL SANTA CLARA CA (KC)		
08/08/2019		CITY OF PORTERVILLE CITY MAYOR 291 N MAIN ST PORTERVILLE CA	
08/08/2019	NORTH CAROLINA PRISONER LEGAL SERVICES INC POB 25397 RALEIGH NORTH CAROLINA		
08/09/2019		OFFICE OF GRACE E HWANG & ASSOC 255 W PUTNUM PORTERVILLE CA	
08/09/2019		ST OF CA DEPT OF INDUSTRIAL RELATIONS 160 PROMENADE CIR #340 SAC CA	
08/09/2019		EMMANUEL ANDAMO & ASSOCIATES 4539 DANS LANE VISALIA CA	
08/09/2019		ATTN: WARDEN LYNCH POB 290002 REPRESA CA	
08/12/2019		SAC GRAND JURY 720 9TH STREET #611 SACTO, CA (PH)	
08/12/2019	SUPERIOR COURT 221 S MOONEY BLVD RM 124 VISALIA, CA (PH)		
08/12/2019	TULARE SUP. COURT 221 S. MOONEY BLVD RM#303 VISALIA CA		
08/12/2019	SUPERIOR COURT 221 S MOONEY BLVD RM 303 VISALIA, CA (PH)		
08/13/2019		GRACE EVANS HWANG 255 W PUTNUM AVE PORTERVILLE, CA (PH)	
08/14/2019		CITY OF PORTERVILLE FIRE DEPT 40 W CLEVELAND PORTERVILLE, CA (PH)	
08/14/2019		CITY OF VISALIA CODE ENFORCEMENT 315 E ACEQUIOA VISALIA, CA (PH)	
08/16/2019		TULARE COUNTY SUPERIOR COURT 221 S MOONEY BLVD VISALIA, CA (PH)	
08/16/2019		COURT CALL TELEPHONE HEARING 6383 ARIZONA CIR LOS ANGELES, CA (PH)	
08/16/2019	WORKERS COMP 160 PROMENADE CIR #340 SACTO, CA (PH)		
08/16/2019		TULARE COUNTY SUPERIOR COURT 221 S MOONEY VISALIA, CA (PH)	
08/19/2019		INTERNAL AFFAIRS P.O. BOX 3009 SACTO, CA (PH)	
08/19/2019		LAW OFFICE OF TIMOTHY WARDEN 2735 S ENCINA VISALIA, CA (PH)	
08/21/2019		TULARE CO PUBLIC DEFENDER 221 S MOONEY VISALIA, CA (PH)	
08/21/2019		CITY OF VISALIA CODE ENFORCEMENT 315 E ACEQUIA VISALIA, CA (PH)	
08/21/2019		OFFICE OF GRACE HWANG 255 W PUTNUM AVE PORTERVILLE, CA (PH)	
08/21/2019		STATE OF CALIF AUDITS UNIT 160 PROMENADE CIR #340 SACTO, CA (PH)	
08/21/2019	ATTY HERR PEDERSEN BERGLUND 100 WILLOW PLAZA #300 VISALIA, CA (PH)		

CERTIFIED #

NAME: CRAMER
CDCR #: BA2144

Printed 22-Nov-2019

DATE	RECEIVED FROM	SENT TO	COMMENTS
08/22/2019	PUBLIC DEF. 221 S. MOONEY BLVD RMG-35 VISALIA CA		
08/22/2019	CLERK OF APPEALS POB SAN FRAN POB 193939 SAN FRAN CA		
08/22/2019		STATE OF CALIF AUDITS & ENFORCEMENT 160 PROMENADE CIR #340 SACTO, CA (PH)	
08/22/2019		CITY OF PORTERVILLE 291 N MAIN ST PORTERVILLE, CA (PH)	
08/22/2019		TULARE COUNTY SUPERIOR COURT 300 E OLIVE PORTERVILLE, CA (PH)	
08/23/2019		LAW OFFICE OF ANDAMO & HWANG 4539 S DANS VISALIA, CA (PH)	
08/23/2019		ATTY HERR PEDERSEN & BERGLUND 100 WILLOW PLAZA SUITE 300 VISALIA, CA (PH)	
08/26/2019		CITY OF PORTERVILLE CODE ENFORCEMENT 40 W CLEVELAND PORTERVILLE CA	
08/26/2019	SUPERIOR COURT OF CA COUNTY OF SAC 720 9TH ST RM 611 SAC CA (KC)		
08/26/2019		OFFICE OF CLIENT DR GRACE HWANG 255 W PUTNUM AVE PORTERVILLE CA	
08/26/2019	ATTY FERGUSON PRAET & SHERMAN 1631 E 18TH STREET SANTA ANA, CA (PH)		
08/26/2019		CITY OF PORTERVILLE ATTN: ADMIN SERVICES UNIT 291 N MAIN ST PORTERVILLE CA	
08/26/2019		STATE FARM BAKERSFIELD ATTN: AUDITS & INVESTIGATIONS POB 52298 PHEONIX AZ	
08/26/2019		OFFICE OF OLIVIA BARRIOS 336 VENTURA AVE FARMERVILLE CA	
08/26/2019		SUPERIOR COURT OF CA DEPT 201 221 S MOONEY BLVD VISALIA CA	
08/26/2019		OFFICE AMY J DELFIN 3744 W MEADOW AVE VISALIA CA	
08/28/2019	OFFICE OF APPEALS POB 942883 SAC CA		
08/28/2019		SAC PRISON WARDEN JEFF LYNCH	
08/28/2019		OFFICES OF GRACE E HWAY 255 W PURNUM PORTERVILLE CA	
08/29/2019		CITY PF PORTERVILLE MUNICIPAL CORPORATION 291 N MAIN ST PORTERVILLE CA	
08/30/2019	CA DOC AND REHAB OFFICE OF THE OMBUDSMAN 1515 S ST SAC CA (KC)		
08/30/2019		ATTY HWANG ANDAMO & HWANG 4539 S DANS LANE VISALIA, CA (PH)	
08/30/2019		CITY FIRE DEPT CHIEF FIRE/CODE ENF. 40 W CLEVELAND PORTERVILLE, CA (PH)	
08/30/2019		STATE FARM INVESTIGATIONS DEPT P.O. BOX 52298 PHEONIX, AZ (PH)	
09/03/2019		CITY OF PRTERVILLE ATTN: MAYOR/ LEGAL AFFAIRS 291 N MAIN ST PORTERVILLE CA	
09/03/2019		US LIBRARY & CONGRESS WASHINGTON DC	
09/03/2019		CA DOC OFFICE OF INTERNAL AFFAIRS POB 3009 SAC CA ATTN: CHIEF JUILE D	
09/03/2019		SAC CO DIST ATTY ATTN: DA INTAKE 901 G ST SAC CA	
09/03/2019		CSP- SAC WARDEN ATTN: JEFF LYNCH POB 290066 REPRESA CA	
09/04/2019		TULARE SUPERIOR COURT 221 S MOONEY #201 VISALIA, CA (PH)	
09/06/2019	SUP COURT OF CA 720 9TH S.T RM#101 SAC CA		
09/06/2019		ATTY EMMANUEL ANDAMO 4539 S DANS VISALIA, CA (PH)	
09/06/2019		MAYER OF PORTERVILLE 291 N MAIN ST PORTERVILLE, CA (PH)	
09/09/2019		LAW OFFICE OF ANDRE GASTON 2442 E HAROLD VISALIA, CA (PH)	
09/09/2019	ATTY HERR PEDERSEN BERGLUND 100 WILLOW PLAZA SUITE 300 VISALIA, CA (PH)		
09/09/2019	PUBLIC DEF. TULARE 221 S. MOONEY BLVD RM G-35 VISALIA CA		
09/09/2019	CHIEF INMATE APPEALS P.O. BOX 942883 SACTO, CA (PH)		
09/10/2019		SAC SUPERIOR COURT 720 9TH STREET SACTO, CA (PH)	
09/10/2019	SUPERIOR COURT 221 S MOONEY BLVD ROOM 201 VISALIA, CA (PH)		

NAME: CRAMER
CDCR #: BA2144

Printed 28-Oct-2019

DATE	RECEIVED FROM	SENT TO	COMMENTS
09/26/2019		GRAND JURY MIKE HOWLAND 720 9TH ST. #611 SAC CA	
09/27/2019		TULARE 221 S. MOONEY #201 VISALIA CA 93291	
09/27/2019	DISTRICT ATTY TULARE COUNTY 221 S MOONEY BLVD RM 224 VISALIA, CA (PH)		
09/30/2019	CENTRAL CALIF APPELLATE PROGRAM 2150 RIVER PLAZA DR #300 SACTO, CA (PH)		
09/30/2019		STATE FARM INS AUDITOR P.O. BOX 52298 PHEONIX, AZ (PH)	
09/30/2019		SUPERIOR COURT 300 E OLIVE AVE PORTERVILLE, CA (PH)	
09/30/2019	TULARE COUNTY SHERIFF-CORONER 221 S MOONEY BLVD RM 102 VISALIA, CA (PH)		
09/30/2019	ATTY FERGUSON PRAET & SHERMAN 1631 EAST 18TH STREET SANTA ANA, CA (PH)		
09/30/2019	COURT OF APPEAL 3RD APPELLATE 914 CAPITOL MALL SACTO, CA (PH)		
09/30/2019	TULARE COUNTY SUPERIOR COURT 221 S MOONEY BLVD RM 303 VISALIA, CA (PH)		
09/30/2019	SUPERIOR COURT 221 S MOONEY BLVD RM 303 VISALIA, CA (PH)		
09/30/2019		TULARE SUPERIOR COURT 300 E OLIVE AVE PORTERVILLE, CA (PH)	
10/01/2019		TULARE COURT 221 S. MOONEY #102 VISALIA CA 93291	
10/02/2019		LAUREL THORPE 2150 RIVER PLAZA STE#300 SAC CA	
10/03/2019		TULARE COUNTY SUPERIOR COURT 221 S MOONEY #102 VISALIA, CA (PH)	
10/03/2019		CITY OF PORTERVILLE 40 W CLEVELAND PORTERVILLE, CA (PH)	
10/03/2019		SUPERIOR COURT SAC COUNTY 720 9TH STREET #101 SACTO, CA (PH)	
10/03/2019		OFFICE OF RISK MANAGEMENT 707 3RD ST. 1ST FL W. SAC CA	
10/03/2019		TULARE JOE KATZ 221 S. MOONEY #G35 VISALIA CA 93291	
10/04/2019	SUPERIOR COURT SAC COUNTY 720 9TH ST RM 101 SACTO, CA (PH)		
10/04/2019		CITY OF VISALIA CHIEF CODE ENFORCEMENT 315 E. ACEQUIOA VISALIA CA	
10/04/2019	US DEPT OF JUST 2001.FREEDOM WAY ROSEVILLE CA		
10/07/2019	SUPERIOR COURT SAC COUNTY 720 9TH STREET RM 101 SACTO, CA (PH)		
10/09/2019		THIRD DISTRICT COURT OF APPEALS 900 N ST #400 SACTO, CA (PH)	
10/09/2019		US DEPT OF JUSTICE/FBI 2001 FREEDOM WAY SACTO, CA (PH)	
10/09/2019		OFFICE OF GRACE HUANG 255 W PUTNUM AVE PORTERVILLE, CA (PH)	
10/10/2019		CITY OF PORTERVILLE-MAYOR-FLORES-291-N-MAIN-ST-PORTERVILLE, CA-(PH)	
10/10/2019		SUPERIOR COURT 3341 POWER INN RD #313 SACTO, CA (PH)	
10/10/2019	TULARE COUNTY 221 S. MOONEY BLVD G-35 VISALIA CA 93291		
10/10/2019		ATTY MOLLIE SULLIVAN 2100 Q STREET SACTO, CA (PH)	
10/11/2019	MIKE BOUDREAUX 221 S. MOONEY BLVD #102 VISALIA CA		
10/11/2019	SUP COURT 720 9TH ST. SAC CA		
10/14/2019		OFFICE OF SNR 1124 DEL PASO BLVD. SAC CA 95815	
10/14/2019		OFFICE OF JOE KATZ 221 S. MOONEY #G35 PORTERVILLE CA	
10/15/2019		TULARE PUBLIC DEFENDER 221 S MOONEY VISALIA, CA (PH)	
10/15/2019	CHIEF INMATE APPEALS P.O. BOX 942883 SACTO, CA (PH)		
10/15/2019	TULARE COUNTY SHERIFF-CORONER 221 S MOONEY BLVD RM 102 VISALIA, CA (PH)		
10/15/2019	TULARE COUNTY SUPERIOR COURT 221 S MOONEY BLVD RM 303 VISALIA, CA (PH)		
10/15/2019	COURT OF APPEAL THIRD APPELLATE 914 CAPITOL MALL SACTO, CA (PH)		

NAME: CRAMER
CDCR #: BA2144

Printed 28-Oct-2019

DATE	RECEIVED FROM	SENT TO	COMMENTS
10/16/2019		CITY OF PORTERVILLE MAYOR FLORES 291 W. MAIN PORTERVILLE CA	
10/16/2019		OFFICE OF THE CLERK 255 W. PUTNUM AVE PORTERVILLE CA	
10/16/2019	WILLIAMS BRODERSEN 2222 W. MAIN ST. VISALIA CA 93291		
10/16/2019		DEFENSE CLERK 315 E. ACEQUIA VISALIA CA	
10/16/2019	WILLIAMS BRODERSEN 2222 W. MAIN ST. VISALIA CA 93291		
10/17/2019		TULARE COUNTY PUBLIC DEFENDER 221 S MOONEY #635 VISALIA, CA (PH)	
10/17/2019		CITY OF PORTERVILLE CHIEF FIRE/CODE 40 W CLEVELAND PORTERVILLE, CA (PH)	
10/18/2019		TULARE PUBLIC DEFENDER 221 S MOONEY VISALIA, CA (PH)	
10/21/2019		PORTERVILLE MAYOR FLORES 291 N. MAIN ST. PORTERVILLE CA	
10/21/2019		JORDAN WILLIAMS 2222 W. MAIN ST. VISALIA CA	
10/21/2019		SUP COURT OF CA 300 E. OLIVE AVE PORTERVILLE CA 93257	
10/21/2019	SHERIFF'S CIVIL DIVISION 3341 POWER INN RD #313 SACTO, CA (PH)		
10/22/2019	WILLIAMS BRODERSEN 2222 W. MAIN ST. VISALIA CA		
10/23/2019	RTS FROM ATTY JOE KATZ 221 S MOONEY #G35 PORTERVILLE, CA (PH)		
10/23/2019		SAC SUP COURT 3341 POWER INN RD. SAC CA	
10/23/2019		PORTERVILLE MAYOR FLORES 291 N. MAIN PORTERVILLE CA 93257	
10/23/2019	COURT OF APPEALS POB 193939 SAN FRAN CA		
10/25/2019		TULARE JOE KATZ 221 S. MOONEY VISALIA CA	
10/28/2019		DISTRICT ATTY CHARLES GONZALES 901 G STREET SACTO, CA (PH)	

State of California

Department of Corrections and Rehabilitation

Memorandum

Date : December 2, 2019

To : Cramer (BA2144)
SAC-MSF M2N-100
California State Prison Sacramento (CSP-SAC)

Subject: **Request for Assistance**

This is in response to your correspondence received in the Warden's Office concerning your classification and a transfer to another institution. Specifically, you are requesting your classification be corrected and you would like to be transferred to Mule Creek State Prison.

Investigative Services Unit (ISU) Lieutenant Stake was assigned to review your request. After consulting with Correctional Counseling Staff, Lieutenant Stake discovered your requests are in the process of being resolved. You are currently pending schedule for your Annual Review following an updated Medical Classification Chrono (MCC). There was a temporary medical hold placed on October 30, 2019, by medical, which is keeping you from your desired transfer. Then an additional MCC dated October 30, 2019, to remove the medical hold. Lieutenant Stake was informed your medical hold has expired and your physician is in the process of updating your MCC, which would allow your classification to change and make you eligible for a transfer. It appears you have been talking with your Correctional Counselor I (CCI) after you authored this correspondence and you are aware of the information provided in this letter; however, if you still have questions or concerns regarding your classification and housing status, please contact CCI E. Jubb during open line hours.

Your safety, and that of the remainder of the inmate population and staff, is paramount in the successful daily operations at CSP-SAC. If you have questions or concerns, contact the supervisory staff utilizing the appropriate methods, including the appeals process.

[Signature]
JERF LYNCH
Warden (A)

*NO OPEN LINE
EVER*

State of California
CDC FORM 695
Screening For:
CDC 602 Inmate/Parolee Appeals
CDC 1824 Reasonable Modification or Accommodation Request

RE: Screening at the FIRST Level

Monday, June 24, 2019

CRAMER, BA2144
M 002II000008L

LEGAL, Copies, 06/18/2019
Log Number: SAC-M-19-02554

(Note: Log numbers are assigned to all appeals for tracking purposes. Your appeal is subject to cancellation for failure to correct noted deficiencies.)

The enclosed documents are being returned to you for the following reasons:

Your appeal has been rejected pursuant to the California Code of Regulations, Title 15, Section (CCR) 3084.6(b)(6). Your appeal makes a general allegation, but fails to state facts or specify an act or decision consistent with the allegation.

Per [15 CCR 3084.2(a)(3)], If making allegations of staff misconduct: The inmate/parolee must list all staff members(s) involved and describe that individual's involvement in the issue- to assist in the identification of staff, inmates/parolees are required to include the staff member's last name, first initial, title or position (if known) and the dates of the staff member's involvement in the issue under appeal.

PLEASE IF RESUBMITTING CLARIFY BELOW: Who denied you copies, on what date and what specific circumstances were involved?

- ☒ J. Lyons, AGPA
- ☐ K. Daly, CCII
- ☐ D. Matthews, Appeals Lt.
- ☐ S. Boxall, CCII
- ☐ J. Hess, Office Technician

Appeals Coordinator
SAC

NOTE: If you are required to respond/explain to this CDCR Form 695, use only the lines provided below.

Be advised that you cannot appeal a rejected appeal, but should take the corrective action necessary and resubmit the appeal within the timeframes specified in CCR 3084.6(a) and CCR 3084.8(b). Pursuant to CCR 3084.6(e), once an appeal has been cancelled, that appeal may not be resubmitted. However, a separate appeal can be filed on the cancellation decision. The original appeal may only be resubmitted if the appeal on the cancellation is granted.

NOTE THIS CDCR 695 IS A PERMANENT APPEAL ATTACHMENT AND IS NOT TO BE REMOVED

LITIGATIONS COORDINATOR

STATE OF CALIFORNIA
INMATE/PAROLEE REQUEST FOR INTERVIEW, ITEM OR SERVICE
CDCR 22 (10/09)

DEPARTMENT OF CORRECTIONS AND REHABILITATION

SECTION A: INMATE/PAROLEE REQUEST

NAME (PRINT): (LAST NAME) CRUMER (FIRST NAME) MATT	CDC NUMBER: BA2144	SIGNATURE: <i>on C</i>
HOUSE/BOB NUMBER: MJI-84	ASSIGNMENT:	HOURS FROM ____ TO ____
		TOPIC (I.E. MAIL, CONDITION OF CONFINEMENT, PAROLE, ETC.): LIT. Coord.

CLEARLY STATE THE SERVICE OR ITEM REQUESTED OR REASON FOR INTERVIEW:

W/O FILING A F.O.I.A REQUEST, I AM THE VICTIM
+ REQUEST PROSECUTION OF GARCIA JS0775 SAC-
FAC- 19-05-0489 ON 5/15/19 (ASSAULT W/WEAPON)
I HAVE ASKED FOR DISPOSITION OF D.A. REFERRAL.

PLEASE SEND ME THE INCIDENT REPORT & MY INJURIES

METHOD OF DELIVERY (CHECK APPROPRIATE BOX) **NO RECEIPT WILL BE PROVIDED IF REQUEST IS MAILED **

- ☐ SENT THROUGH MAIL: ADDRESSED TO: _____ DATE MAILED: ____/____/____
- ☐ DELIVERED TO STAFF (STAFF TO COMPLETE BOX BELOW AND GIVE GOLDENROD COPY TO INMATE/PAROLEE):

RECEIVED BY: PRINT STAFF NAME: _____	DATE: 8-26	SIGNATURE: _____	FORWARDED TO ANOTHER STAFF? OF THE ONE: <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO
IF FORWARDED - TO WHOM: _____	DATE DELIVERED/MAILED: 8/26/19	METHOD OF DELIVERY: <input checked="" type="checkbox"/> IN PERSON <input type="checkbox"/> BY US MAIL	

SECTION B: STAFF RESPONSE

RESPONDING STAFF NAME: T. Krumenoltz	DATE: 8-28-19	SIGNATURE: <i>T.K.</i>	DATE RETURNED: 8-28-19
--	-------------------------	---------------------------	----------------------------------

I'm forwarding the original Form 22 to
the ISU Criminal Prosecution Sgt. as the
Litigation Office does not oversee criminal
cases.

SECTION C: REQUEST FOR SUPERVISOR REVIEW

PROVIDE REASON WHY YOU DISAGREE WITH STAFF RESPONSE AND FORWARD TO RESPONDENT'S SUPERVISOR IN PERSON OR BY US MAIL. KEEP FINAL CANARY COPY.

ISU Sgt. - I AM IN RECEIPT OF
YOUR 8/30/19 MEMO (PLEASE RETURN).
PLEASE PROVIDE ME THE CASE NUMBER
ASSIGNED @ SAC. CA - THANK YOU

SIGNATURE: <i>Mo C</i>	DATE SUBMITTED: 9-5-19
---------------------------	----------------------------------

SECTION D: SUPERVISOR'S REVIEW

RECEIVED BY SUPERVISOR (NAME):	DATE:	SIGNATURE:	DATE RETURNED:
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STATE OF CALIFORNIA
INMATE/PAROLEE APPEAL
CDCR 602 (Rev. 03/12)

LITIGATION

COORDINATOR

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Side 1

IAB USE ONLY	Institution/Parole Region	Log #	Category

You may appeal any California Department of Corrections and Rehabilitation (CDCR) decision, action, condition, policy or regulation that has a material adverse effect upon your welfare and for which there is no other prescribed method of departmental review/remedy available. See California Code of Regulations (CCR), Title 15, Section 3084.1. You must send this appeal and any supporting documents to the Appeals Coordinator (AC) within 30 calendar days of the event that led to the filing of this appeal. If additional space is needed, only one CDCR Form 602-A will be accepted. Refer to CCR 3084 for further guidance with the appeal process. No reprisals will be taken for using the appeal process.

Appeal is subject to rejection if one row of text per line is exceeded.

WRITE, PRINT, or TYPE CLEARLY in black or blue ink.

Name (Last, First):	CDC Number	Unit/Cell Number	Assignment
CRAMER, MATT	BA2144		MZE-1-86

State briefly the subject of your appeal (Example: damaged TV, job removal, etc.)

LEGAL COPIES + FILING'S OBSTRUCTION

A. Explain your issue (If you need more space, use Section A of the CDCR 602-A).

(LAW) LIBRARY STAFF ARE OBSTRUCTING
+ FAILING TO MAKE COPIES FOR SERVICE
+ FILING'S + MOTIONS

B. Action requested (If you need more space, use Section B of the CDCR 602-A).

TO SEE PRINCIPAL, TO AVOID SUIT (A
CDCR OF OBSTRUCTION - EVERYTHING IS
A LEGAL OBSTRUCTION)

Supporting Documents: Refer to CCR 3084.3.

☐ Yes, I have attached supporting documents.

List supporting documents attached (e.g., CDC 1083, Inmate Property Inventory, CDC 128-G, Classification Chrono)

WE HAD 2 + COURT CALLS + QIA VISITS
+ ATTNY VISITS SCHEDULED ON FILE

☐ No, I have not attached any supporting documents. Reason:

Inmate/Parolee Signature:

Date Submitted:

By placing my initials in this box, I waive my right to receive an interview.

C. First Level - Staff Use Only

Staff - Check One: Is CDCR 602-A Attached? ☐ Yes ☒ No

This appeal has been:

☐ Bypassed at the First Level of Review. Go to Section E.

☒ Rejected (See attached letter for instruction). Date: 6/24/19

☐ Cancelled (See attached letter). Date:

☒ Accepted at the First Level of Review.

Assigned to:

Title:

Date Assigned:

Date Due:

First Level Responder: Complete a First Level response. Include interviewer's name, title, interview date, location, and complete the section below.

Date of Interview:

Interview Location:

Your appeal issue is: ☒ Granted ☐ Granted in Part ☐ Denied ☐ Other

See attached letter. If dissatisfied with First Level response, complete Section D.

Interviewer:

(Print Name)

Title:

Signature:

Date completed:

Reviewer:

(Print Name)

Title:

Signature:

Date received by AC:

AO Use Only

Date mailed/delivered to appellant:

RECEIVED
USP-SAC APPEALS
6/19/2019 11:18 AM
6/18/19

DECLARATION IN SUPPORT

I, Matthew B. Cramer hereby declares that onn 1-4-20 that I submitted a 602 appeals process and Citizens Complaint to the appeals Coordinator for Legal Law Library access; Copies; Indigent envelopes for mail out due to A. Hubbard; and Principal D. Hamad's blatant disregard and/or obstruction of due process.

Attached with this DECLARATION IN SUPPORT is a 602 Copy; OIA/Rights & Responsibilities statement; A Sacramento Superior Court Summons/Complaint (for damages) (TEA) with exhibits and documentation of Hubbard's and Principal D. Hamad's refusal to address.

Due to A. Hubbard's participation in obstruction of Court mandated PLU proper filings, copies that too involves A. Hubbard giving legal advise and obstructing timely delays where plaintiff's are sanctioned for failure to respond (Demurrers; Amending complaint; Delays etc.). In this incident Hubbard, Hamad are being biased and with in concert acts with malicious intent due to pending suits Vs. he co-workers A. Hubbard; Principal (Her supervisor) D. Hamad along with Superior Liability of Warden Jeff Lynch and E. Jubb's failure to address issues presented to her and refusal to act per my request AIL above/enclosed are too now named parties.

It should be noted that this Declaration of support is filed and submitted to the U.S. District Court with the attached submitted claims of complaint and citizens complaint were submitted by my hand under the penalty of perjury to the Courts and investigators for Judicial notice naming in e Citizen Complaint (OIA) involving D. Hamad; A. Hubbard; Jeff Lynch & E. Jubb.

Respectfully submitted

Matthew B. Cramer

1-4-20

State of California
 CDC FORM 695
 Screening For:
 CDC 602 Inmate/Parolee Appeals
 CDC 1824 Reasonable Modification or Accommodation Request

RE: Screening at the FIRST Level

Wednesday, January 8, 2020

CRAMER, BA2144
 M 002N1000011L

LEGAL, Legal Supplies, 01/07/2020
 Log Number: SAC-M-20-00093

(Note: Log numbers are assigned to all appeals for tracking purposes. Your appeal is subject to cancellation for failure to correct noted deficiencies.)

The enclosed documents are being returned to you for the following reasons:

Your appeal has been cancelled pursuant to the California Code of Regulations, Title 15, Section (CCR) 3084.6(c)(2). The appeal duplicates a previous appeal upon which a decision has been rendered or is pending.

This appeal is being cancelled due to being a duplicate appeal issue. Specifically, you filed appeal SAC-M-02554 which was received on 6-18-19, and rejected pursuant to Title 15, CCR section 3084.6(b)(6). You had 30 days from receiving the First Level Response to SAC-M-02554 to resubmit it for Second Level Review. You did not resubmit your Appeal for First Level Review and cannot Appeal the same issue on a new Appeal. Therefore, since this appeal duplicates your previous appeal for which you received a First Level Response, this appeal is cancelled and is being returned to you.

- ☐ K. Daly, CCII
- ☐ D. Matthews, SC Lieutenant
- ☐ S. Boxall, CCII
- ☐ J. Hess, Office Technician
- ☐ L. O'Brian, CCII(A)
- ☐ A. Winston, AGPA(A)
- ☒ D. Bales, SC Lieutenant
- ☐ J. Kelley, AGPA
- ☐ B. Hendricks, Appeals CCII(A)

DEFENDANTS

- 1- NOT A DUPLICATE
2. ATTACHED COMPLAINTS
3. FILED IN COURTS.
4. ATTACHED 22 FORMS

I DON'T NEED TO RESUBMIT OLD REJECTED FILING — PATTERN OF

NOTE: If you are required to respond/explain to this CDCR Form 695, use only the lines provided below.

ABUSE

Be advised that you cannot appeal a rejected appeal, but should take the corrective action necessary and resubmit the appeal within the timeframes specified in CCR 3084.6(a) and CCR 3084.8(b). Pursuant to CCR 3084.6(e), once an appeal has been cancelled, that appeal may not be resubmitted. However, a separate appeal can be filed on the cancellation decision. The original appeal may only be resubmitted if the appeal on the cancellation is granted.

NOTE THIS CDCR 695 IS A PERMANENT APPEAL ATTACHMENT AND IS NOT TO BE REMOVED

State of California

CDC FORM 695

Screening For:

CDC 602 Inmate/Parolee Appeals

CDC 1824 Reasonable Modification or Accommodation Request

Appeals Coordinator

SAC

NOTE: If you are required to respond/explain to this CDCR Form 695, use only the lines provided below.

Be advised that you cannot appeal a rejected appeal, but should take the corrective action necessary and resubmit the appeal within the timeframes specified in CCR 3084.6(a) and CCR 3084.8(b). Pursuant to CCR 3084.6(e), once an appeal has been cancelled, that appeal may not be resubmitted. However, a separate appeal can be filed on the cancellation decision. The original appeal may only be resubmitted if the appeal on the cancellation is granted.

NOTE THIS CDCR 695 IS A PERMANENT APPEAL ATTACHMENT AND IS NOT TO BE REMOVED

STATE OF CALIFORNIA
INMATE/PAROLEE REQUEST FOR INTERVIEW, ITEM OR SERVICE
CDCR 22 (10/09)

DEPARTMENT OF CORRECTIONS AND REHABILITATION

7th NOTICE

SECTION A: INMATE/PAROLEE REQUEST

NAME (Print): (LAST NAME) CRAMER,	(FIRST NAME) MATT	CDC NUMBER: B12144	SIGNATURE:
HOUSING/BED NUMBER: MAN-11L	ASSIGNMENT: —	HOURS FROM _____ TO _____	TOPIC (I.E. MAIL, CONDITION OF CONFINEMENT/PAROLE, ETC.): PRINCIPAL

CLEARLY STATE THE SERVICE OR ITEM REQUESTED OR REASON FOR INTERVIEW:

LAW LIBRARIAN HUBBARD IS OBSTRUCTING, REVIEWING, GIVING LEGAL ADVISE REFUSING TO MAKE COPIES OF HEARING SET MOTIONS, REFUSING TO PROVIDE MANILLA ENVELOPES WHEN NEEDED - ENCLOSED IS MAIL LOG OF SEVERAL PARTIES INCOMING/OUTGOING AGENCIES - TO CLARIFY HIGH VOLUME - EACH LETTER IS A RESPONSE (TO SEE)

METHOD OF DELIVERY (CHECK APPROPRIATE BOX) **NO RECEIPT WILL BE PROVIDED IF REQUEST IS MAILED ****PRINCIPAL**

☒ SENT THROUGH MAIL: ADDRESSED TO: **Principal** DATE MAILED: **1/1/20**

☐ DELIVERED TO STAFF (STAFF TO COMPLETE BOX BELOW AND GIVE GOLDENROD COPY TO INMATE/PAROLEE):

RECEIVED BY: PRINT STAFF NAME: Edw. Principal	DATE: 12-31-19	SIGNATURE: 	FORWARDED TO ANOTHER STAFF? (CIRCLE ONE) YES NO
IF FORWARDED, TO WHOM: Edw. Principal		DATE DELIVERED/MAILED:	METHOD OF DELIVERY: (CIRCLE ONE) IN PERSON BY US MAIL

SECTION B: STAFF RESPONSE

RESPONDING STAFF NAME: A Hubbard	DATE: 1/8/20	SIGNATURE: 	DATE RETURNED: 1/8/20
--	------------------------	----------------	---------------------------------

Photo copy requests are evaluated per policy (local DOM 10/120, 15)

Envelopes are distributed/sold "only at the time photocopies are approved + completed" (14010.213 local DOM)

SECTION C: REQUEST FOR SUPERVISOR REVIEW

PROVIDE REASON WHY YOU DISAGREE WITH STAFF RESPONSE AND FORWARD TO RESPONDENT'S SUPERVISOR IN PERSON OR BY US MAIL. KEEP FINAL CANARY COPY.

I WANT TO SEE PRINCIPAL YOU HAVE DENIED COPIES AFTER COPIES AFTER COPIES - NOW I'VE FILED FOR SUIT - FOR OBSTRUCTING!

SIGNATURE: 	DATE SUBMITTED: 1/10/20
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SECTION D: SUPERVISOR'S REVIEW

RECEIVED BY SUPERVISOR (NAME):	DATE:	SIGNATURE:	DATE RETURNED:
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STATE OF CALIFORNIA
INMATE/PAROLEE REQUEST FOR INTERVIEW, ITEM OR SERVICE
CDCR 22 (10/09)

DEPARTMENT OF CORRECTIONS AND REHABILITATION

SECTION A: INMATE/PAROLEE REQUEST

NAME (Print): (LAST NAME) CRAMER	(FIRST NAME) MAT	CDC NUMBER: BA2144	SIGNATURE:
HOUSING/BED NUMBER: M2N-11C	ASSIGNMENT:	HOURS FROM _____ TO _____	TOPIC (I.E. MAIL, CONDITION OF CONFINEMENT/PAROLE, ETC.):

CLEARLY STATE THE SERVICE OR ITEM REQUESTED OR REASON FOR INTERVIEW:

PLEASE TAKE NOTICE - YOU CAN VERIFY THIS WHEEL JUBB
WARDEN LUNCH ETC. - DO TO YOUR FAILURE TO MEET
+ VERIFY + MAKE LEGAL COURT ACTION COPIES PER
ACTIVE CASES. I WILL ADD NAME PRINCIPAL HARRARD
+ A HUBBARD IN CIVIL SUIT FOR DAMAGES
I WANT TO SEE PRINCIPAL

METHOD OF DELIVERY (CHECK APPROPRIATE BOX) **NO RECEIPT WILL BE PROVIDED IF REQUEST IS MAILED**

- ☐ SENT THROUGH MAIL: ADDRESSED TO: _____ DATE MAILED: 1/1
- ☐ DELIVERED TO STAFF (STAFF TO COMPLETE BOX BELOW AND GIVE GOLDENROD COPY TO INMATE/PAROLEE):

RECEIVED BY: PRINT STAFF NAME: _____	DATE: 12-26	SIGNATURE: _____	FORWARDED TO ANOTHER STAFF? (CIRCLE ONE) YES <input checked="" type="radio"/> NO <input type="radio"/>
IF FORWARDED - TO WHOM: _____	DATE DELIVERED/MAILED: _____	METHOD OF DELIVERY: (CIRCLE ONE) IN PERSON <input checked="" type="radio"/> BY US MAIL <input type="radio"/>	

SECTION B: STAFF RESPONSE

RESPONDING STAFF NAME: A. Hubbard	DATE: 12/18/20	SIGNATURE: 	DATE RETURNED: 1/8/20
---	--------------------------	----------------	---------------------------------

Please direct initial requests to Mat Cramer which is
my Librarian Hubbard. If you disagree with my
response, then send to my Supervisor, Principal Harrard.
Please state your request. It is unclear

SECTION C: REQUEST FOR SUPERVISOR REVIEW

PROVIDE REASON WHY YOU DISAGREE WITH STAFF RESPONSE AND FORWARD TO RESPONDENT'S SUPERVISOR IN PERSON OR BY US MAIL. KEEP FINAL CANARY COPY.

I'VE TRIED TO RESOLVE ISSUES OF ACCESS + COPIES
DENIED COPIES WITH A. HUBBARD TO NO
AVAIL - IF PRINCIPAL REFUSES TO ADDRESS
THAN I'VE HAD NO CHOICE TO FILE FOR RECEIVING

SIGNATURE: 	DATE SUBMITTED: 1-10-20
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SECTION D: SUPERVISOR'S REVIEW

RECEIVED BY SUPERVISOR (NAME):	DATE:	SIGNATURE:	DATE RETURNED:
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ATTACHMENT_____

AND/O

COMPLAINT ABOUT PEACE OFFICERS
CALIFORNIA DEPARTMENT OF CORRECTIONS
AND/OR LAW ENFORCEMENT EMPLOYEES

CITIZEN'S COMPLAINT
RIGHTS AND RESPONSIBILITIES STATEMENT

ORIGINAL
FILED

JAN 23 2020

CLERK, U.S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA
BY _____ DEPUTY CLERK

NAME : Matthew B. Cramer CDCR No: BA2144
ADDRESS : P.O. Box ~~999999~~ 409000
City : ~~Espe~~ CA 95640

LAW ENFORCEMENT AGENCY OR EMPLOYEE INFORMATION:

EMPLOYEE'S NAME: ERIKA JUBB, L. STERKEN; NICHOLAS PATMORE,
M. DOBBS A. HUBBARD, D. HAMAD
AGENCY NAME: CALIFORNIA DEPARTMENT OF CORRECTIONS
AGENCY ADDRESS: CSP-SACRAMENTO (NEW FOLSOM STATE PRISON) 100 PRISON
ROAD, REPRESA, CA. 95671

LOCAL REMEDIES SOUGHT

I have unsuccessfully contacted CDCR's Offices of Internal Affairs (OIR) with Countless letters of complaints to 1515 S. Street Sac. CA 95814; P.O. Box 3009 Sac. CA 95812; Attn: Juli Duszynski (Via Mail) Complaints to outside agencies for assistance also to Sacramento Grand Jury; The Sacramento County District Attorney that have only lead to a Filed Complaint in State & U.S. District Court for obstruction and civil rights.

Complainant was literally threatened by other ISU (Internal Investigators) "To STOP trying to contact OIA agents" Leading this complainant to believe their intercepting ALL incoming and outgoing mail in yet another complaint for obstruction... Naming other Correctional Staff members.

STATEMENT OF COMPLAINT

EMPLOYEE(S) NAME(S) INVOLVED: Erika Jubb; C/O M. Dobbs; C/O N. Patmore; C/O L. Sterken; Sgt. B. Scruggs; C/O (ISU) Garland; OIA Juli Duszynski; (Staff) A. Hubbard; D. Hamad; Warden Jeff Lynch and others named and/or unnamed. Each named party are named individually in separate complaints (for filing purposes in lieu of Penal Code 148.6 so that as an individual in re: Citizen's Complaint and any reports and/or findings relating to this / these complaint(s) for each above named PARTY MUST BE RETAINED BY THIS AGENCY FOR ATLEAST 5 YEARS. (pursuant to penal code 148.6).

ORIGINAL

STATEMENT OF COMPLAINT.

On about 4-25-19 I had been transferred to CSP-SAC prison. Prior to this transfer it was noted and filed that in NO uncertain terms as noted in 3 separate C-files H-71666; G-18347 & T-99264 due to CSP/Folsom "Safety Concerns CDCR employee Retaliation" Also noted in my BA-2144 C-file. I had testified, exposed "whistle-blow" on Officers who were indicted, charges filed and criminally prosecuted and convicted in State of CA; & U.S. Prosecuted for Drugs, Alcohol; heroin, staging gladiator fights, (for sport) to murder. I have suffered to date and have witnessed (to date) continuous serious issues that are on-going to no avail.

I/We have tried with several outside family members to get the Offices of Internal Affairs to investigate to no avail. Specifically Juli Duszynski and/or CDCR (DOJ) Investigators... Only for myself to be threatened by other officers (ISU) Garland; in a attempt to halt my complaints. to name a few:

We have witnessed day in and day out of Staged fights; Officer's abuse (verbal and/or physical). (See brief attached declarations). I personally have documented countless "staged/set up fights" and contacted the OIA/OIG/PREA collect call hotline number that accepts collect calls @ 916-555-0001 & 916-464-3805 with sometimes each daily incident. This also includes myself being stabbed in retaliation (set up) for negligence due to my State/Federal testimony against guards (Attached articles) who worked and began their careers at Folsom, who's kids work here.

I have sent Countless requests see Mail Log (incoming/outgoing) to any/all agencies and/or investigators where no one seems to care (OIA) et al., with over 75-150 Corroborative statements of incidents in daily fights by guards inciting abuse. Simply mirroring Pelican Bay and Corcoran shootings..... This includes the enclosed declarations, the enclosed ARTICLES of Officer retaliation for complaints in my latest filings of Officers' Patmore; Dobbs on behalf of Warden Lynch; Capt. Shultz and CCI-Erica Jubb where they told others: "We need to give Cramer this problematic (GP) skinhead bunk-mate cause Jubb, Shultz; & The Warden said: Because Cramer is filing too much paperwork naming them in a Law-suit (All documented)".

Attached are literal COUNTLESS attempts to no avail that becomes a new set of injuries and unanswered complaints. Attached are Corroborative incidents and declarations of injuries in a "Blood sport" events and certainly failure to investigate; Cover-up; Obstruction; Deliberate Indifferences; Mail Tampering; Court Access; Assaults on inmates: False Reports; Property damage; Hippea-Medical file tampering with malicious intent.

Enclosed are fellow victims statements that clearly show with over-all over 100 plus signatures of complaints with a clear obstruction of investigation. At the very least you'de think, like they uncovered in my involvement with Pelican Bay (The biggest CDCR scandal in CDC history)

Where this exposure caused several multi-agencies in retaliation even years later with State Personnel Board hearings, threats from staff that includes giving this complainant that GP skinhead alleged problematic bunkie (all documented and called in to OIA) where "I" am JEWISH in their Countless acts causing problems (per declarations) by Dobbs & N Patmore's public rants.....

Enclosed the articles and as such sooner than naught as due to CDCR's failure to control and address these serious issues of complaints. Ultimately I will get these issues heard.

Note ALL attached are signed declaration and group complaints of officer(s) and on-going staff misconduct that borderlines RICO violations where we (I) am sending this complaint with attachments for an informal and investigation.

I, Matthew B. Cramer (BA2144) hereby has mailed this original signed copy to several agencies for any/all parties to achieve this document signed in blue ink as original with entire Citizen Complaint pursuant to penal code 146.6 that this complaint is true and correct under the penalty of perjury as to my belief...

Matthew B. Cramer

Date:

Original to Agencies

cc: U.S. Eastern District Court 2:cv-19-02481 AC
Sacramento Superior Court 34-2019-00265830
U.S. Office of DOJ Prosecutor Melinda Haag
Del Norte D.A./JF
State Personnell Board/BS
CA-DOJ/GO
GSA esq.
Daily Journal/PB/PM
Sac Bee/AF/MS
Sac Grand Jury
Sac. Co. D.A./MG
John Duree esq.

3 of 3 pages



CALIFORNIA DEPARTMENT of
Corrections and Rehabilitation

COPY

ADMINISTRATIVE SEGREGATION UNIT PLACEMENT NOTICE

INSTITUTION NAME SAC-Facility C		INMATE'S NAME CRAMER, MATTHEW B.		CDC NUMBER BA2144	
REASON(S) FOR PLACEMENT (PART A)					
<input checked="" type="checkbox"/> PRESENTS AN IMMEDIATE THREAT TO THE SAFETY OF SELF OR OTHERS <input type="checkbox"/> JEOPARDIZES INTEGRITY OF AN INVESTIGATION OF ALLEGED SERIOUS MISCONDUCT OR CRIMINAL ACTIVITY <input checked="" type="checkbox"/> ENDANGERS INSTITUTION SECURITY <input type="checkbox"/> RETAINED IN ASU AS NO BED AVAILABLE IN GENERAL POPULATION					
DESCRIPTION OF CIRCUMSTANCES WHICH SUPPORT THE REASON(S) FOR PLACEMENT: On May 15, 2019, you are being remanded to Administrative Segregation for being a victim of a Battery on an Inmate with a weapon. Specifically, on the aforementioned date, at 1945 hours, during C-Facility Building 8 C-Section Dayroom, Control Booth Officer A. Monk was observing Level 1 dayroom, when he observed GARCIA J50775 with blood on his clothing. Officer Monk ordered all the inmates down to which they complied. Officers responded to the C-Section door and when it opened the officers entered and formed a skirmish line. You had many small lacerations on the top of his head and was actively bleeding. Officer N. Romney discovered an inmate manufactured stabbing weapon on the ground next to GARCIA. (Log # SAC-FAC-19-05-0489). Officer Z. Hurley will conduct an investigation into your possible safety concerns on C Facility. For this reason, your presence on Facility C General Population represents a threat to the safety and security of the Institution. You will be seen by the Institutional Classification Committee (ICC) within ten (10) days for appropriate program and housing. TABE (Read): 09.4 Curr. MH LOC: GP Current DDP: NCF					
<input type="checkbox"/> IF CONFIDENTIAL INFORMATION USED, DATE INFORMATION DISCLOSED:					
DATE OF ASU PLACEMENT 05/15/2019		SEGREGATION AUTHORITY'S PRINTED NAME Z. Robberecht		SIGNATURE Z. Robberecht TITLE Lieutenant	
DATE NOTICE SERVED 05/15/2019	TIME SERVED	PRINTED NAME OF STAFF SERVING ASU PLACEMENT NOTICE	SIGNATURE		STAFF'S TITLE Lieutenant
<input type="checkbox"/> INMATE REFUSED TO SIGN			INMATE SIGNATURE		CDC NUMBER BA2144
You were identified with a disability of: <input type="checkbox"/> Hearing <input type="checkbox"/> Vision <input type="checkbox"/> Speech <input type="checkbox"/> Learning Disability <input type="checkbox"/> TABE under 4.0 / no TABE <input type="checkbox"/> Developmental Disability <input type="checkbox"/> CCCMS <input type="checkbox"/> EOP <input type="checkbox"/> Foreign Language Speaking Method <input checked="" type="checkbox"/> CRAMER, MATTHEW BLAIR reiterated in his own words, what was explained					

STATE OF CALIFORNIA—DEPARTMENT OF CORRECTIONS AND REHABILITATION

DIVISION OF ADULT OPERATIONS
CALIFORNIA STATE PRISON - SACRAMENTO
P O Box 230001
Represa, CA 95671-0002
(916) 985-8610



MEMORANDUM

Date: 8/30/2019

To: I/M CRAMER BA-2144

From: California State Prison-Sacramento, Represa, Ca.95671

Subject: Reply to Request for Information and Status of a Referral

This memorandum is in reply to your most recent written correspondence regarding the status and information related to a Sacramento County District Attorney criminal prosecution referral related to Incident Report# SAC-FAC-19-05-0489 and dated 26 August 2019. With regard to the release of information and/or an incident report related to the afore-referenced incident, this incident report/case remains pending a Sacramento County District Attorney (DA) referral decision. As such we are unable to release any information at this time, as the case remains under review. Even more explicitly, I am unable to release any information and/or records related to IR# SAC-FAC-19-05-0489.

Sgt Kevin Steele
Criminal Prosecution Coordinator
Investigative Services Unit
California State Prison-Sacramento
Office: (916) 985-8610 Ext. 6233.

COPY

CASE #



COPY

Mike Howland
Foreperson

Marc Allaman

Francis Bremson

David Burgess

Henry Crowle

Michele Finerty

Tillie Fong

Deanna Hanson

Rhonda Leonard

Brian McElroy

Faye McGirr

Trina McKie

Rita Montez

Robert Remen

Paul Rieschick

Mark Rodebaugh

Thomas Slagle

Marla Taylor

Melanie Terhune

SUPERIOR COURT OF CALIFORNIA
COUNTY OF SACRAMENTO
Grand Jury

8/20/19

Mathew Cramer
CDC #BA 2144
P.O. Box 290066 (M2I-8L)
Represa, CA 95671

Dear Mr. Cramer:

On behalf of the Sacramento County Grand Jury, I acknowledge the receipt of your complaint.

The Grand Jury reviews all inquiries to determine whether to conduct an investigation or take any action. While the Jury takes each request seriously, not all can be investigated because of legal restrictions, resource limitations, or a variety of other reasons. By law, the work of the Grand Jury is confidential and we cannot respond individually regarding what action, if any, is decided upon with respect to your complaint. If your request is investigated, you may or may not be contacted by one of our committees. In all cases in which the Grand Jury takes formal action, its concerns and recommendations will appear in its final report issued by June 30 each year.

Thank you for taking the time to contact our office.

Sincerely,

A handwritten signature in black ink, appearing to read "Mike Howland", is written over the word "Sincerely,".

Mike Howland- Foreperson
2019-2020 Sacramento County Grand Jury

MH/bc

State of California

Department of Corrections and Rehabilitation

Memorandum

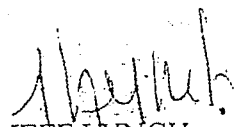
Date : December 2, 2019

To : Cramer (BA2144)
SAC-MSF M2N-100
California State Prison Sacramento (CSP-SAC)Subject: **Request for Assistance**

This is in response to your correspondence received in the Warden's Office concerning your classification and a transfer to another institution. Specifically, you are requesting your classification be corrected and you would like to be transferred to Mule Creek State Prison.

Investigative Services Unit (ISU) Lieutenant Stake was assigned to review your request. After consulting with Correctional Counseling Staff, Lieutenant Stake discovered your requests are in the process of being resolved. You are currently pending schedule for your Annual Review following an updated Medical Classification Chrono (MCC). There was a temporary medical hold placed on October 30, 2019, by medical, which is keeping you from your desired transfer. Then an additional MCC dated October 30, 2019, to remove the medical hold. Lieutenant Stake was informed your medical hold has expired and your physician is in the process of updating your MCC, which would allow your classification to change and make you eligible for a transfer. It appears you have been talking with your Correctional Counselor I (CCI) after you authored this correspondence and you are aware of the information provided in this letter; however, if you still have questions or concerns regarding your classification and housing status, please contact CCI E. Jubb during open line hours.

Your safety, and that of the remainder of the inmate population and staff, is paramount in the successful daily operations at CSP-SAC. If you have questions or concerns, contact the supervisory staff utilizing the appropriate methods, including the appeals process.


JEFF LYNCH
Warden (A)

AFFIDAVIT

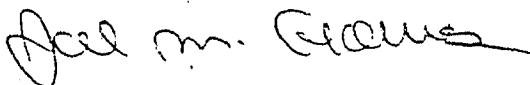
State of California)
) AFFIDAVIT OF JOE GOMES
County of Sacramento)

That I, Joe Gomes, being first duly sworn, depose and say and declare by my signature that the following facts are true to the best of my knowledge and belief.

THAT, CCI E. Jubb has falsified multiple Rule Violation Reports (RVRs) against me with the intent to add more time to my sentence and raised my inmate classification level to get me removed from CSP SAC. She has turned the correctional officers on 2nd watch (C.O. N. Patmore, C.O. M. Dobbs, and C.O. L. Sterken) against me so that they constantly harrass me. She purposely manipulates the other staff to make it hard for me to program on this yard. She issued me a RVR for working out because I am disabled, even though the doctor told me to, and I had to stop. I gained 10 pounds because of this and it negatively affected my health. I am not the only inmate CCI E. Jubb has inflicted her wrath on. She has a complete and utter disdain for the inmate population.

Further Affiant Sayth Not.

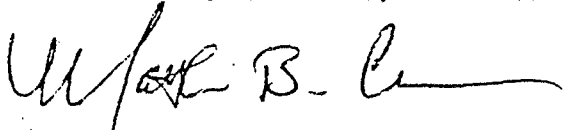
Done this 1 day of January 2020 A.D.



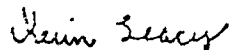
Joe Gomes Affiant

WITNESSES

We the undersigned Witnesses hereby STAND and Attest that Joe Gomes, signed this document on this 1 day of January, 2020, of his Own Free Will, as witnessed by our signatures below:



First Witness Signature
Matthew Cramer
300 Prison Road
Represa, California 95671



Second Witness Signature
Kevin Leacy
300 Prison Road
Represa, California 95671

COPY

AFFIDAVIT

State of California)
) AFFIDAVIT OF MARSHON KING
County of Sacramento)

I, Marshon King, being first duly sworn, depose and say and declare by my signature that the following facts are true to the best of my knowledge and belief.

That, while I've been incarcerated at CSP SAC MSF SGT. B. Scruggs C.O. M. Patmore, C.O. M. Dobbs, and C.O. L. Starcken have been staging fights between active Northern and Southern inmates and MOVE inmates. This has been a regular occurrence during my incarceration at this facility. I had to move from X-Pod to F-Pod because they were staging fights in X-Pod and I had a fear. I didn't want to get injured. The correctional officers here have absolutely no respect for the inmates at CSP SAC MSF and play with their safety and security as if it's of no importance. I've seen many inmates get injured and get more time added to their sentence because the correctional officers issue Violation Reports (VVRs) after they stage the fights. C.O. M. Patmore spends many hours filing these reports to get overtime.

Further Affiant Sayth Not.

Subscribed and sworn to before me this 5 Day of January 2020 A.D.

Marshon King

Marshon King Affiant

WITNESSES

We the undersigned Witnesses hereby STAND and Attest that Marshon King, signed this document on this 5 Day of January, 2020, of his own Free Will, as witnessed by our Signatures below:

Matthew B. Cramer

First Witness Signature
Matthew Cramer
300 Prison Road
Reprea, California 95671

Kevin Leacy

Second Witness Signature
Kevin Leacy
300 Prison Road
Reprea, California 95671

COPY

AFFIDAVIT

State of California)
) AFFIDAVIT OF JAMES ALVARADO
County of Sacramento)

That I, James Alvarado, being first duly sworn, depose and say and declare by my signature that the following facts are true to the best of my knowledge and belief.

THAT, when active Southern inmates were being brought to CSP SAC C.O. L. Sterken, C.O. M. Dobbs, and C.O. N. Patmore under the authority of SGT. B. Scruggs would personally come get me to confront the new arrivals. They would tell me to "get a couple of your homies" and go greet them because they don't want to program on this yard." They would tell me this because I'm a South sizer but I chose to program on this yard because I want to go home to my family. Normally, an active Southern inmate cannot be on a MDPF yard because it is against our politics. They have to fight the first person they see on the yard to get off of the yard. The correctional officers know this and they enjoy seeing the inmates fight. They told us if we fight the active Southern inmates they brought to the yard they wouldn't give us a Rules Violation Report but most of the time they did. At one point they made me go out there everyday for a week.

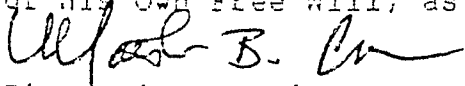
Futher Affiant Sayth Not.

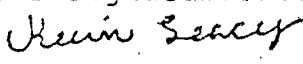
Done this 31 day of December 2019 A.D.


James Alvarado Affiant

WITNESSES

We the undersigned Witnesses hereby STAND and Attest that James Alvarado, signed this document on this 31 day of December, 2019, of his Own Free Will, as witnessed by Our Signatures below:


First Witness Signature
Matthew Cramer
300 Prison Road
Represa, California 95671


Second Witness Signature
Kevin Leacy
300 Prison Road
Represa, California 95671

COPY

AFFIDAVIT

COPY

State of California)
) AFFIDAVIT OF ANTHONY MCCURTY
County of Sacramento)

That I, Anthony McCurty, being first duly sworn, depose and say and declare by my signature that the following facts are true to the best of my knowledge and belief.

THAT, while I've been incarcerated at at CSP SAC I've witnessed correctional officers (including C.O. M. Dobos, C.O. N. Patmore, C.O. L. Sterken, and C.O. B. Scruggs) stage fights with active Northern and Southern inmates against NDPF inmates. Some of these fights happend back to back. The correctional officers knew the active Northern and Southern inmates weren't going to program on this yard before they brought them and let us know this ahead of time. C.O. L. Sterken would stand next to my bunk and look out of the window so he could get a good view of the action as the active Northern and Southern inmates were brought on the yard.

THAT, these incidents of staged fights have occured over a period of months. The correctional officers would tell NDPF inmates to go out and greet the active Northern and Southern inmates to make sure they don't make it to the building. They told them if the fought the active Northern and Southern inmates they would not issue them a Rules Violation Report (RVR). However, after the staged fights they issued all inmates a RVR to add more time to their sentence.

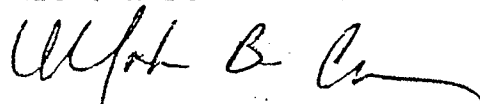
Further Affiant Sayth Not.

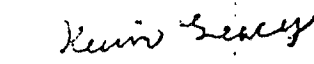
Done this 31 day of December 2019 A.D.


Anthony McCurty Affiant

WITNESSES

We the undersigned Witnesses hereby STAND and Attest that Anthony McCurty, signed this document on this 31 day of December, 2019, of his Own Free Will, as witnessed by Our Signatures below:


First Witness Signature
Matthew Cramer
300 Prison Road
Represa, California 95671


Second Witness Signature
Kevin Leacy
300 Prison Road
Represa, California 95671

Matthew B. Cramer
CDC: BA2144
P.O. Box 290066
Represa, CA 95671

COPY

DECLARATION IN SUPPORT

On about 12-10-19 I, Matthew Cramer was approached by several fellow inmates in our MSF (Minimum) Facility who were concerned that there was some rumors and statements overheard by Custody housing Officers M. Dobbs & Officer Patmore. It was told to myself that Dobbs & Patmore were telling them and others that they were gonna assign a Bunkie who was returning from a prior commitment who was a problematic skinhead who too was anti-jewish solely cause I was submitting paperwork and per quote:

"Per Captain Shultz; The Warden, and CCI Erika Jubb we're giving Cramer a bunkie cause he's pushing too much paperwork knowing too cause me problems....."

In an abundance of caution I then contacted the OIG/OIA/PRBA Collect call hotline and left a detailed message of these informed statements fellow inmates were warning of.

I also contacted my synagogue, and the Rabbi, and complaints to the Warden, Attorney General and OIA Juli Duszynski, and the Rabbi's at Aleph institute. Specifically these potential anti-semitic statements by Dobbs and/or Patmore.

It should be recognized and I am not one without a sense of humor and I was very confused why I would even get a bunkie when there was 6-10 empty bunks much less others bunks available... Although I realize I am not immune from any new arrival bunkie, but I do have an issue as to others telling me of these anti-jewish semitic remarks. I called OIA, Shortly thereafter. I had approached Officer Patmore and asked him if I was being assigned a new arrival bunkie and he laughed telling me of course not....

After I had mailed in complaints of this behavior and concerns on 12-14-19 I was assigned a new bunk-mate known skinhead who was placed on top of my upper-bunk.

On about 12-16-19 to 12-18-19 I had already and continued to send in 22 forms of these issues. Also to Warden Lynch; The Rabbi and ISU Lt. Stakes that it was now evident C/O Patmore and M. Dobbs comments they were retaliate ~~including the Rabbi.....~~

It was later discovered (by another officer's comments) my complaints of what Patmore and Dobbs were trying to incite moved my bunk-mate to another already opened bunk. This bunk was open as 6-10 other still remain open. Thus' as it seems the Bunkie who was moved on 12-20-19 who is/was a known skinhead; possibly once problematic to Patmore and Dobbs in his prior term where he was too problematic; who too is from and "WE" know the same people in Sacramento where ultimately as it seems Patmore and Dobbs in their abuse of authority out of control antics where they tried and failed in their anti semitic potential conflict views as per ALL complaints in retaliation for complaints which now seem to be novel. And speaking on behalf of Captain Shultz; Jubb and the Warden (ibid quote) where it is now noted in several more declarations by others of this incident but also filed 602's by other of racial comments and disrespect.....

It should be noted as to my understanding Several complaints on these issues of complaints too have been submitted by several inmates and the MAC chairman per inmate requests.....

I, Matthew B. Cramer hereby states that this declaration is true and correct under the penalty of perjury as to my belief.

*These issues are described as told to me and documented as it happened..

Matthew B. Cramer

BA2144

Date:

12-24-19

Original Court file
xeroxed as original signed in ink

cc: OIA
Synagogue Rabbi
DOJ/AG - CS
Warden
Aleph
CSP-SAC Rabbi
Sac Bee
SNR/CG

COPY**AFFIDAVIT**

State of California

County of Sacramento

AFFIDAVIT OF JARED LEITAKER

That, I Jared Leitaker on about 12-14-19 arrived at the Minimum Support Facility (MSF) where I was immediately housed at MSF-B-11 Upper Bunk. My bunkmate was Matthew Cramer (A Jewish inmate) he, MSF-B-11 Lower. It was further known on a separate prior term that to many officers (Patmore and Cobb) who felt I was once problematic; A known skinhead and had serious race based views including Anti Semitic views. It was a once known fact in a prior term I too had problems with MSF Officers that too included Patmore & Cobb's and others...

I, Jared Leitaker on 12-14-19 asked these 2 Officers why was a placed on, as CRAMER'S Bunkie when there was literally 5-10 complete open bunks? I was simply told, "Cramer was pushing way too much paperwork on staff and that - it was punishment to Cramer" this also included the anti semitic comments of Cramer being Jewish & myself a skinhead. It was by full understanding these two officers wanted Cramer & I, and thought Cramer & I would ultimately have problems.

While it should be noted I also had found out Cramer had submitted a complaint to his Bunkie and staff (Administration) of these concerns of Cramer referring myself (a known skinhead) as his Bunkie. Furthermore, it was discovered from several other inmates who told CRAMER that C/O Patmore & Cobb's thought it was funny Cramer would have a Skinhead Bunkie, before I had ever been assigned to the MSF yard. Once I arrived as his Bunkie it was clear that several fellow MSF inmates who knew of this possible issue as Cramer and I being bunkie and Officer's telling others of this were very concerned of the possible potential anti semitic problem and were making it clear that Cramer was safe.

I, Jared Leitaker want to make it very clear that Cramer & I had no problems. In fact got along very well and from what I gathered these Officers were very disappointed that their views on thinking Cramer & I would have a problem or fight essentially back-fired. However, on a few separate attempts I tried as Cramer did to have me moved to an already opened bunk.


As it seems on about 12-20-19 after possible word of mouth I was told I was moving to another bunk area per the Sgt. It should be told, when myself, & Cramer had repeatedly approached Patmore & Cobb's they refused with disrespectful comments. It was later suggested by others and Staff that Cramer's prior Complaints with his Bunkie and to administration & calls prior to my arrival which it should be noted Cramer's complaints and others who spoke to me not only knew I was arriving to the MSF facility but corroborates Officer's failed plans of possible conflict. I was moved to the same open bunk I tried to obtain once I initially arrived. Patmore & Cobb's are indeed inciting problems amongst inmates.

It should be recognized that at all times the bunk I am at was a open bunk prior to my arrival. As they moved me to the very same open bunk I asked it is evident the only reason I was placed with Craner was to incite problems hoping both of us (Craner & I) would have problems. What is known, it is my understanding I was moved cause Craner's noted complaints as others too have filed paperwork on this matter.

I, Jared Leitaker hereby declares this to be true and correct under the penalty of perjury as to my belief signed on 12-26-19 on my own free will,

Jared Leitaker BI9029

12-26-19

 BI9029 12-26-19

COPY

Matthew B. Cramer
CDC# BA2144
P.O. Box 290066
Reprasa, CA 95671

State of California
Offices of the Attorney General
Attn: Public Inquiry Unit
P.O. Box 944255
Sacramento, CA 94244-2550

COPY

1-4-20

RE: Citizen's Complaint (Enclosed).

Dear Agent in Charge.

I am unclear if Agent(s) George Ortiz is still working at CDC/DOJ with regards to his prior noted investigation involving the prosecution of now convicted Officers' Officer Jose Ramone Garcia; Sgt. Mike Powers; and Dave Lewis. However it should be noted those issues that became infamous and public in the State's prosecution by this Attorney General and State & Federal Prosecutors office, bottomline is this is still on-going.....

Please forward this Citizen's Complaint to the Agent in Charge governing who handles these issues in complaints Vs. Rogue guards. It should be recognized (enclosed) in this Citizens Complaint with attached ARTICLES as Exhibits that I have over 130 Corroborative/Witness declarations that Officers are setting up literally daily (Staged) fights, abuses not only for fun but for some overtime....

Enclosed is 1 of many (to come) Citizen's complaints where I am asking for your Office to intervene immediately due to CDCR's failure to do anything. (See Enclosure).

At this time due to obstruction and staff abuse (Just like Palican Bay/Corcoran etc) I was one of many whistle-blowers who testified in State & Federal Vs. these Officers'. Clearly I have tried and tried & tried to no avail including with countless appeal/grievance REJECTIONS also involving CIA and Staff within CDCR.

As outlined in history of abuse I am now in contact with several reporters who now have obtained all documents of these literal grave issues with Stage fights, abuse, false report writing deliberate indifferences of malicious intent and their failure to investigate including myself being stabbed in a set up retaliation. So I ask of this Office to act according to investigate these matter of urgent needs.

I look forward to your response.

Matthew B. Cramer

Declaration in support

I, Matthew B. Cramer CDCP# BA2144 states that on about 1/3/20 in talking to yet another newly arrival inmate who had divulged the following act of violence in a purposeful act of negligence that a inmate named CAVILLO was attacked by 6 other known/validated gang members in the C-8 unit.

This inmate stated the following:

While I was housed in the C8 unit the unit (Control) officer purposely unlocked Cavillo's door where approximately 6 inmates ran into Cavillo's cell causing serious injury. Cavillo was seriously hurt...

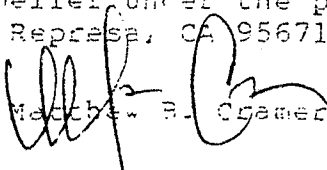
It should be recognized that inmate Cavillo was a victim to a set up prior staged fight on the MSF yard where he was priorly (seriously) injured in that attack where he was too inadvertantly hit by a Correctional Officer resulting in him being rushed to a outside hospital where his spleen was surgically removed. Mr. Cavillo had expressed these issues in medical and/or his own citizen's complaint. (7219/602 etc.).

While it seems the assaults vary to daily events where I, Matthew Cramer was stabbed in a incident on C* by either retaliation for complaints due to negligence by staff also documented. From my initial arrival hours after my assault to MSF (Minimum Facility) from 5-17-19 to 1-3-20 I, Matthew B. Cramer have documented each incident involving MSF Staff who partake in this pattern abuse in staged fights and assaults where on 1-3-20 I, Matthew B. Cramer (again) Contacted the MSF public phone by (again) contacting the OIG/OIA PREA hotline number's which accepts collect calls to leave a message. I, Matthew B. Cramer BA2144 (again) dialed two numbers: 8916-464-3805 & 916-555-0001 and the left the above information for immediate disclosure and on behalf of inmate CAVILLO for yet another, Staff Complaint and/or investigation.

It should be recognized that at every involved abuse fellow inmates who too have painstakingly called this hotline for immediate (Hello) I, myself from 5-17-19 to date 1-3-20 have called the above numbers including letters of complaints of each inmates who are too victimed with the MSF Staff involvement here at MSF: N. Patmore; M. Dobbs; L. Sterken; Sgt. E. Toranzo and others including CCI-Erica Jubb in a futile countless attempt for oversight in a investigation.... To no avail....

For judicial notice and yet another complaint this is a complaint that needs to be submitted accordingly.

I, Matthew B. Cramer hereby states that this declaration is true and correct as told and as to my belief under the penalty of perjury on January 31, 2020 at P.O. Box 290066 Represa, CA 95671.


Matthew B. Cramer BA2144

Matthew B. Cramer BA2144
P.O. Box 290066
Represa, CA 95671

COPY

Matthew B. Cramer
Cdo # BAZ144
P.O. Box ~~409090~~ 409090
IOWA, CA 95640

ON 1-10-20
I WAS TRANSFERRED TO
MULE CREEK

State of CA. Personnel Board
Attn: Chief investigations
201 Capitol Mall
Sacramento, CA 95814
1-4-
1-4-20 .

RE: State Personnel Board Audits and Investigations of CDCR Misconduct
(Forward to Barbara L. Sheldon esq.).

Dear State Personnel Board.

My name is Matthew B. Cramer (1 of many) inmates who came forward and exposed the abuse on inmates from Assaults to Murders by rogue Pelican Bay/Polsen Guards in re: State of California Vs. Dave Lewis; Officer Jose Ramona Garcia; Sgt. Mike Powers (if you are not familiar with this) The biggest CDC infamous / State of California corruption inmate abuse in State History beginning in 1993. (See: State & U.S. Prosecution Vs. Garcia; Powers; Lewis CONVICTED) At that time also off-springed to the infamous S.F. Attorney "Dog Maclean Trial of Robert Noel esq. & Margorie Kneller esq. in the CDCR Anyan Brotherhood trials and killing of Ms. Dianne Whipple.... That off-springed in the U.S. Federal BRYAN BROTHERHOOD Prosecution... That off-springed in inmate Witnesses Murders of William Stanton Boyd and to date other witnesses being harmed (Attached articles) such as myself, others and as usual nothing being done.

The only thing that has changed is the year. As I send this letter to you in the hope you'll respond but also I hope someone in your office may remember me cause when I testified and gave depositions your Ms. Barbara Sheldon along with D.A. (Del Norte County) Jim Fallman was there.

Forget about US inmates who stepped forward who've been victimized in so many countless events in retaliation.... As a matter of point Guess where I'm housed at? New Folsom State Prison Home of Garcia; Powers and Lewis.... Did I mention on 3-13-19 I was stabbed by a "nest up" by an inmate named GARCIA.... (See: Cramer Vs. Warden Lynch 2:cv-19-02481 AC) where I am trying to hold my own with Guards out of Control that mirror w/emphasis of the Chino enclosed article. I have over-all 125 + Declarations of victims after victim, after victims where their setting up literal daily fights. Unlike what happened in Pelican Bay and Corcoran (Shootings) and like the fact that it was "I" who smuggled out documents to Sacramento Bee's Andy Furillo and declarations in the SPB Hearing of CIM's Mary Duncan in that mess.... I have the declarations and victims (enclosed) for what's going on (again) is statewide....

This letter to your office is to get this to Ms. Sheldon or whomever, but sooner than naught I will get these issues heard (again) where I/we once

received the HEROIC act and countless commendations. For me in retaliation I have lost my freedom, my wife and others their lives.... As Ms. Sheldon, D.A. Fallman, U.S. Prosecutor Melinda Haag, Countless Reporters and even State DOJ/FBI/CIA/IG/AG/Governor and Director of CDC found out we were the hero's..... And to date suffered horribly....

So I send to you this letter for you to please pass on to someone who can get this heard for I have enclosed what little I can for it mirrors the abuse of Rogue Guards who are playing blood sport and gladiator fights.....

And a investigation is warranted immediately cause like Pelican Bay and Chino found out aside from my stupidity of re-entry i'll get it heard via reporters.....

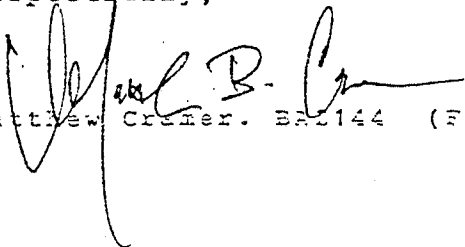
Please contact the Attorneys' at SPB and get us some help with the very Agents who handle such.

Please send me any information, RECEIPT you got this cause their obstructing mail... trying to keep silenced.....

A copy was sent to U.S. Prosecutors.

I look forward to your response.....

Respectfully,


Matthew Cramer. BA1144 (Formally E-71666; T-99264; G-13347)

Original U.S. Courts 2-19-02481 AC

Original SPB

cc Sao Bee/AF/MS
cc SNR/CG
cc SFDJ/PM
cc CIA/JD
cc: DOJ/CS
cc DA/Jim Fallman esq.
cc: FBI/EG
cc: CDCR Scott Kernan

Matthew B. Cramer
CDC NO: BA2144
P.O. Box ~~200000~~ 409090
Folsom, CA 95640

Sacramento County Grand Jury
Attn: Foreman Mike Howland
720 Ninth Street # 611
Sacramento, CA 95814

Del Norte County District Attorney
Attn: D.A.

Crescent City, CA 95531

Sacramento County District Attorney
Attn: Complaints/Intake unit
901 G. Street
Sacramento, CA 95814

1-19-20

RE: CITIZEN'S COMPLAINT OF INMATE ABUSE FOR INVESTIGATION AT CSP-SACRAMENTO (NEW FOLSOM STATE PRISON) CRAMER VS. WARDEN JEFF LUTCH; E. JONES; OFFICERS N. PATMORE; M. DOBBS; CIA JULI DUSZYNSKI; ISU GARLAND; A. HUBBARD; D. HAMAD; L. STERNIN; SACRAMENTO SUPERIOR COURT CASE NO: 34-0019-00265830 / U.S. EASTERN DISTRICT COURT 2:19-cv-02481 AG (SACRAMENTO).

To whom this may concern:

This letter is to each above named party for immediate action and/or urgent request for assistance in this matter. So as you (ibid) receive this letter with the enclosure I ask for your response and for you to please act accordingly as follows:

My name is Matthew Cramer Formerly prison numbers: H-71666; T-99264; G-16347 and now BA-2144. I am sending this letter to the above with brief enclosure for immediate help in this filing. Enclosed are brief declarations from others please believe I have over 150-170 Corroborative signatures from other inmates and/or declarations of the abuses we here at CSP-Sac are suffering with.

This too includes countless obstructed attempts by all participating staff including the enclosed Legal Mail Logs of attempts for outside agencies for an investigation. Over 30 plus REJECTS of internal attempts of grievances and Citizen's complaints. All documented to no avail.

This letter of complaint to you and ALL signed as original in ink (xeroxed as original) where I will be sending this complaint to not only the D.A. who prosecuted Officers' in Pelican Bay where I was one of the whistle-blowers who testified in a then infamous, biggest CDC scandal in State's history that caused witnesses being Murdered, Several of the guards Stat and Federally prosecuted. These guards were convicted to State & Federal Prison: Sgt. Mike Powers; Jose Ramone Garcia & Dave Lewis.]

I am sending this letter to the Del Norte D.A. who was the only party who had not only believed the abuse at Pelican Bay but he too believed the Cover-up and the huge abuse in the prosecution that also involved the Murder of inmates who testified with NO assistance for the inmates who became victims in retaliation.... (See: Articles of abuse by Sacramento Bee's Andy Furillo/Court T.V./L.A. Times/USA Today/Google etc.)

While I was at Pelican Bay by mistake (Enclosed 1 of 20 plus Articles) It was I who began to get items of disclosure to Andy Furillo with Sacramento Bee who it was also Andy who exposed this and it started the biggest CDC scandal in State's history. It was Andy Furillo (Sacramento Bee) Del Norte District Attorney James Fallma; and U.S. Prosecutor Melinda Haag along with S.F. Daily Journal's Pamela Maclean; The F.B.I. and others who became the HERO'S and saved lives.... Especially James Fallman esq.

While I have suffered with Countless retaliatory abuses that has caused me my freedom, my marriage, a girlfriend who was murdered, countless fellow inmates (some murdered) aside from my own stupidity @ times as I have been to State Prison over-all 35 times most for unanswered retaliatory violations where the one thing I am NOT is a Peter Wolf complainant. This too includes with my State and Federal testimony Vs. Correctional staff. And mind you, I/WE received the HEROIC Act from the Governor.

While I send to you this letter of complaint I have (and one other in particular) where I have NOW had no choice but to FILE State & Federal suit for exposure & this also includes the brief enclosure of Affidavits of many other victims including myself being stabbed here at CSP-Sac. It's very fair to say due to the games of Blood sport and literal STAGED Fights (Daily) I/WE have daily documented ALL incidents where just like Pelican Bay & The Corcoran Shootings nothing in that exposure has changed but the years the same stuff here is on-going and at the very least guards who seek over-time and sick sport.... For me, I'm not having it as I was stabbed.....

Every day, this goes on I have called and wrote to the Inspector General's Office, Countless complaints unanswered (just like Pelican Bay; Just like Chino, OGI-Tehachapi) where i've been threatened to Stop trying for outside help... (enclosure) where like Andy Furillo, or Mason Stockstill (Daily Bulletin, Pamela Maclean or Peter Bloomberg) and the Sacramento Bee who opened up this mess I should NOT have to get the media involved.... However, it's far worse and continues far bigger than Pelican Bay and that of Corcoran.... Literally there is no watch dog, no over-sight just abuse and retaliation where like Pelican Bay, like Chino, like Tehachapi, like Corcoran Staff within don't care and like those above I have; like Andy Furillo exposed I/We have over 150 plus VALID incidents and Affidavits.... (No worries already mailed to outside sources for safety/I learned priorly). So I seek de-ja-vu help from this office....

Someone needs to step up, and as I send this letter for help to Mr. Fallman; or Del Norte D.A. who learned exposed horrific abuses, where no one believed or knew what to do as I send to the Sacramento County D.A., Grand Jury, Cause like what Del Norte County want throw maybe the Sacramento Authorities; Grand Jury, FBI and DOJ will help..... Not too mention sooner than naught eventually like one Andy Furillo (The Bee) once did I'll get this heard.... Right now no one is listening and all being obstructed in a mirrored cover up...

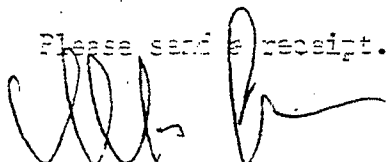
So this letter for complaint is for help in a investigation. The only way things get done are when things get caught on film or things get too deep someone get exposed, I am trying to get help..... Before yet another inmate gets killed.... And with the enclosure and affidavits and documents though brief including being set up to be silenced or set up for anti-semitic abuse cause abusive officers who just don't get it...

Well, I am asking for the Del Norte D.A. to please help the witnessed victims where my stupidity is my return to custody but that Mr. Fallman knows (de-ja-vu) like outlined in the mirrored articles with enclosed and futile timeless tries for help in unanswered complaints where WE'VE had NO choice to file suit for help.... (Note incident reports) My hope is that the Del Norte D.A. or Mr. Fallman will indeed contact whomever or Barbara Sheldon; Melinda Haag or someone cause it's had here

So with that, I implore for your help and response in this matter.....

Enclosed are some articles.....

Please send a receipt..... You received.....


Matthew Cramer
CDC # BAZ144
P.O. Box 499090
Ione, CA 95640

ON 1-10-20

I WAS TRANSFERRED TO
MULE CREEK STATE PRISON

Original Signed in ink.

- : Jim Fallman
- : Sacramento D.A.
- : Daily Journal
- : Sac Bee
- : CIA
- : Sac News & Review
- : CA. Prison Focus
- : Melinda Haag/U.S. Prosecutor
- : AG/DOJ

3 of 3 pages

MATTHEW CRAMER
CDC # BAZ144
PO. BOX 499090
IONE, CA 95640

Note * Enclosure People will get involved.....

COPY

INMATE APPEAL ASSIGNMENT NOTICE

To: INMATE HAYES, BD1794
Current Housing: M 002I1000010L

Date: December 30, 2019

From: INMATE APPEALS OFFICE

Re: APPEAL LOG NUMBER: SAC-M-19-05440

ASSIGNED STAFF REVIEWER: AW B FAC
APPEAL ISSUE: STAFF MISCONDUCT
DUE DATE: 02/10/2020

Inmate HAYES, this acts as a notice to you that your appeal has been sent to the above staff for SECOND level response. If you have any questions, contact the above staff member. If dissatisfied, you have 30 days from the receipt of the response to forward your appeal for THIRD level review. Third level appeals are to be mailed directly to:

Chief of Inmate Appeals
Department of Corrections
P. O. Box 942883
Sacramento, CA 94283-0001

☐ K. Daly, CCII
☐ D. Matthews, SC Lieutenant
☐ S. Boxall, CCII
☐ J. Hess, Office Technician
☐ L. O'Brian, CCII(A)
☒ A. Winston, AGPA(A)
Appeals Coordinator
SAC

COPY

Library: SAC TEXT ARCHIVE 1991-2000

Printing 1 Items

UP TO 8 INMATE WITNESSES TO GO INTO U.S. CUSTODY

Reporter: Andy Furillo Bee Staff Writer

Publication: THE SACRAMENTO BEE

Edition: METRO FINAL

Section: MAIN NEWS

Page: A1

Corrections:

Print Run Date: 7/17/1998

Digital Run Date:

Body Text: Concerned about staff retaliation, the Department of Corrections has agreed to transfer into federal custody as many as eight inmates who testified against an officer at Pelican Bay State Prison.

Already, the prison system's Sacramento-based internal affairs unit is investigating one inmate's charge that he was beaten up in his cell by two officers at Mule Creek State Prison in Ione. The inmate said the beating resulted from his testimony against former officer Jose Garcia, who was prosecuted and convicted of enticing Pelican Bay prisoners into assaulting child molesters.

The inmates in line for the transfers also are scheduled to testify in front of a federal grand jury in San Francisco. The panel is conducting an expanded probe to determine if other officers were involved in the assaults.

Corrections Director C.A. "Cal" Terhune said the eight inmates have been moved from throughout the state into the department's Protective Housing Unit at Corcoran State Prison "to await movement into the federal system."

"The last I heard, and this was last week, I said I want them moved out immediately," Terhune said.

Agency spokeswoman Kati Corsaut said Thursday that of the eight inmates now confined in protective custody, "some have chosen to go into the federal system, some have not and some are still considering it."

"We are making every effort to put them in a situation where they and we feel they will be safe and secure," Corsaut said. "Their requests will be dealt with at the highest level of the department. That's how seriously we take it."

Twenty-five inmates testified against Garcia in the Del Norte County Superior Court trial. Convicted in January, Garcia was sentenced in April and is now serving a four-year, eight-month sentence in state prison.

The FBI, which has been investigating the molester beatings since late 1996, apparently stepped up its probe after Garcia's conviction. Sources said the case has since gone to a federal grand jury. Terhune said the inmates now in protective custody are expected to testify.

Two weeks after Garcia's conviction, the Del Norte County deputy district attorney who prosecuted him, James Fallman, filed a court brief complaining that the cooperating inmate witnesses "have been mistreated during and after that trial throughout the state." Fallman blamed the problem on "higher administration" indifference.

COPY

Fallman said in his brief that a federal judge's decision in 1995 that established a court monitoring system at Pelican Bay to guard against officer brutality and medical mistreatment of inmates may not have gone far enough.

"Perhaps a federal RICO (Racketeering Influenced Corrupt Organization) action against official corruption is needed to protect inmates physically," Fallman wrote.

Less than a month after Fallman filed his brief, one of the inmate witnesses, William Boyd, 36, was stabbed to death by inmates at Pelican Bay. The case is still under investigation.

One of the inmate witnesses looking for a transfer into the federal system is Thomas G. Branscum, 36, a convicted second-degree murderer from Woodland who had been befriended by Garcia at Pelican Bay.

According to Department of Corrections documents, Garcia furnished Branscum with drugs and alcohol as well as cologne, deodorant and a pair of silk boxer shorts to get other prisoners to carry out the attacks on the child molesters, perhaps the most despised group within the prison subculture.

After the trial, Branscum was transferred to Mule Creek State Prison, where he claims he was attacked in his cell on March 15 by two prison officers.

The alleged beating is being investigated by the prison system's recently created internal affairs unit, which operates out of the office next door to Terhune's in Sacramento, according to Mule Creek spokesman Lt. Alen Koznek.

Branscum's brother-in-law, Sacramento real estate agent Don Richier, said the inmate told him that at Mule Creek, one officer popped open the inmate's cell door and that another joined in on the attack. Neither officer said anything during the incident, Richier said, but it is the inmate's belief that it "has to do with his cooperation."

"Several inmates have been assaulted as a direct result of our testimony in Del Norte County," Branscum wrote in a July 7 letter to The Bee, including his own case in the series.

Robert Noel, a San Francisco lawyer who defended Garcia in the Del Norte County case, identified Branscum as the "star witness" in the trial.

Noel also said Branscum is a "liar."

"He is totally lacking in credibility," Noel said. The attorney added that nobody "from our side of the case" had any reason to attack Branscum or conspire with anybody else to arrange the beating.

Fallman, the Del Norte County prosecutor, declined to comment.

Another inmate witness in the Garcia case, **Matt Cramer**, a convicted burglar who is now out of prison, said he had been subjected to several incidents of retaliation after cooperating with the prosecution.

"They lost all my legal work, my TV was damaged, they handcuffed me so tight that I bled," **Cramer** said of his treatment at other prisons after giving his Pelican Bay testimony. "I've had officers tell me I'm a rat."

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Former inmate: Chino prison officer plotted attacks

By Mason Stockstill Staff Writer.

Created: 04/17/2006 08:10:59 PM PDT

CHINO - An officer at the California Institution for Men solicited attacks against an inmate there for raising too many complaints about the facility's living conditions, the former prisoner said.

Matthew Cramer, 38, who was released on parole in March, said his complaints have spurred an Internal Affairs investigation.

Officials at the prison deny an investigation is under way and said Cramer's charges are bogus. But he's pushing the case forward.

"She went to many inmates and said, 'Cramer snitched, Cramer did this, Cramer did that,'" said the former prisoner, who now lives in Visalia. "She tried to entice them to assault me."

The officer's last name is Duncan, said Cramer, who said he does not know her first name. Many officers typically do not use their first names inside prison environments.

Cramer's story appears to be backed up by written statements from several prisoners who said Duncan called him a "snitch" and a "rat" in front of others -- descriptions that can have

serious consequences for an inmate.

"She did this to make trouble for him and to get him beat up," wrote inmate Brian Watson in a statement.

Lt. Tim Shirlock, a prison spokesman, declined to make the officer available for comment. But he said Cramer's allegations are unfounded.

"I can tell you this much: When Mr. Cramer has been here, he's made several allegations on different issues, none of which turned out to be true," Shirlock said.

Cramer has been in and out of prison since 1992, when he was convicted of grand theft and embezzlement. Since that time, he has returned nine times for parole violations and once for violating a restraining order his ex-wife had against him.

In 1997, he was one of 25 inmates who testified in a federal trial against former officers at Pelican Bay State Prison.

Officer Jose Garcia and Sgt. Michael Powers were convicted of conspiring to arrange assaults on inmates at the institution in Del Norte County between 1992 and 1996. Additionally, Officer David Lewis was sentenced to federal prison for shooting an inmate he believed to be a child molester, but his conviction was later overturned.

Cramer most recently returned to state custody last year when he missed a meeting with his parole agent in July.

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
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The violation landed him at North Kern State Prison in Delano, but after an altercation in September, he was sent to CIM. Within days, according to his medical records, prison officials sent Cramer to the emergency room at Riverside County Regional Medical Center in Moreno Valley.

After he returned, Cramer was placed in the Cypress Hall day room at CIM -- a unit that had been converted into living quarters and was mostly occupied by inmates who were HIV-positive or had AIDS.

Once there, he launched a one-man crusade to have the living conditions improved in the unit. Inmates lacked access to showers with hot water, Cramer said, and cockroaches scurried freely throughout the facility.

He filed dozens of inmate appeal forms and began refusing meals. At the time, officials said no one at CIM was on an officially recognized hunger strike. But according to his medical records, the 5-foot-6-inch Cramer's weight dipped from 127 pounds on Nov. 24 to 113 pounds on Dec. 5.

Eventually, he started eating again in anticipation of his impending release. That's when the troubles with Officer Duncan began, Cramer said.

"Every time I talked to her about the showers, stuff like that, she didn't care," Cramer said. "When Duncan worked, she would say (to other inmates), 'I can't give you extra meals because

Cramer snitched to the sergeant, so if you want to handle it, handle it.' "

Such comments were said loud enough for everyone in the cafeteria to hear, said six other inmates whose written statements were supplied to the Daily Bulletin by Cramer.

On one occasion, Duncan called Cramer a rat and another inmate a child molester, "therefore putting both of these inmates' lives in danger," wrote Leonard Slaughter, a prisoner at CIM, in March.

Shirlock, the prison spokesman, dismissed the charges, as well as Cramer's claim that the Office of Internal Affairs was looking into any misconduct at CIM.

"I'm not aware of any active investigation at this point," he said.

Martin Aroian, the president of the local chapter of the California Correctional Peace Officers Association, said he also didn't place much faith in Cramer's charges and hadn't heard anything about his latest complaints.

"Any complaint made by an inmate alleging unnecessary or excessive use of force would be investigated. The department is actually very good about opening those investigations," Aroian said. "They're not necessarily very good about prosecuting those investigations in a fair fashion. They persecute better than they prosecute."

Special Agent Richard Cortez of the Office of

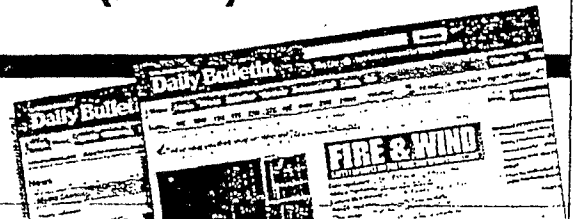
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
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Internal Affairs has communicated with Cramer about the allegations, but Cortez said he was barred by department policy from speaking to the media and could not confirm whether an investigation was ongoing.

Cramer admits to being a thorn in the side of prison officials. Upon receiving a notice in March warning him that he was abusing the inmate appeal process, he promptly filed another appeal. He has sent e-mails to officers at CIM, taunting them with threats of a federal lawsuit.

He also appears aware of the gravity of the charges he is making. But he said that after testifying against officers in a sensational federal trial, possible repercussions no longer bother him.

"I have been beat, stabbed, set up . . . I have lost it all and have the injuries to prove it, too," Cramer said. "They can't do nothing they have not tried."

In fact, he appears to enjoy the thought of challenging a system that has so far taken so much from him.

"The officers took me aside and said, 'Cramer, as soon as you get out, this is going to go away. You don't have the guts,' " he said. "And I said, 'You're wrong. I'm not going away.' " Mason Stockstill can be reached by phone at (909) 483-9354.

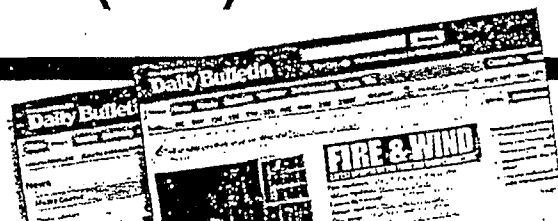
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
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State of California

Department of Corrections and Rehabilitation

Memorandum

Date: 6/11/2019

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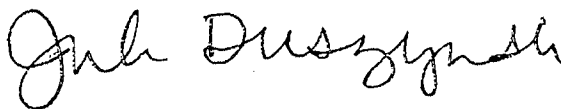
To: Warden's Office
Folsom State Prison

Subject: **CORRESPONDENCE REFERRAL - OIA-0979-2019**

The Office of Internal Affairs (OIA) - Northern Region has received the complaint(s) authored by inmate(s) / parolee(s) listed below who are under your jurisdiction or

Cramer BA2144 ;

Based upon a review of the correspondence, it has been determined that the issue(s) can be addressed at the institutional level. The complaint(s) and attachment(s) are being returned for your review and processing. Subsequent to your staff's review, should you uncover staff misconduct requiring OIA involvement, please forward a Confidential Request for Internal Affairs Investigation / Notification of Direct Adverse Action (CDCR Form 989) to the OIA - Central Intake Unit (CIU) for consideration. If you have any questions or need further assistance, please do not hesitate to contact me.



Juli Duszynski, AGPA
Office of Internal Affairs
Northern Region
P.O. Box 3009
Sacramento, CA 95812
(916)255-1301

Attachment(s)

Palican Bay State Prison

JUL 12 2019

Appeals Office

DECLARATION IN SUPPORT

I, Matthew B. Cramer hereby declares that on 1-4-20 that I submitted a 602 appeals process and Citizens' Complaint to the appeals Coordinator for Legal Law Library access; Copies; Indigent envelopes for mail out due to A. Hubbard; and Principal D. Hamad's blatant disregard and/or obstruction of due process.

Attached with this DECLARATION IN SUPPORT is a 602 Copy; OIA/Rights & Responsibilities statement; A Sacramento Superior Court Summons/Complaint (for damages) (TTP) with exhibits and documentation of Hubbard's and Principal D. Hamad's refusal to address.

Due to A. Hubbard's participation in obstruction of Court mandated PLU pro per filings, copies that too involves A. Hubbard giving legal advice and obstructing timely delays where plaintiff's are sanctioned for failure to respond (Defender's; Amending complaint; Delays etc.). In this incident Hubbard, Hamad are being biased and with in concert acts with malicious intent due to pending suits Vs. he co-workers A. Hubbard; Principal (Her supervisor) D. Hamad along with Superior Liability of Warden Jeff Lynch and E. Jubb's failure to address issues presented to her and refusal to act per my request ALL above/enclosed are too now named parties.

It should be noted that this Declaration of support is filed and submitted to the U.S. District Court with the attached submitted claims of complaint and citizens complaint were submitted by my hand under the penalty of perjury to the Courts and investigators for Judicial notice naming in a Citizen Complaint (OIA) involving D. Hamad; A. Hubbard; Jeff Lynch & E. Jubb.

Respectfully submitted

Matthew B. Cramer

1-4-20

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS

MATTHEW B. CRAMER et al.

(b) County of Residence of First Listed Plaintiff _____
(EXCEPT IN U.S. PLAINTIFF CASES)

(c) Attorneys (Firm Name, Address, and Telephone Number)

DEFENDANTS

A. HUBBARD; D. HAMAD; JEFF LYNCH; & CCI-ERIKA JUBB, et al.

County of Residence of First Listed Defendant _____
(IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF
THE TRACT OF LAND INVOLVED.

Attorneys (If Known)

Matthew R. Wilson, Deputy Attorney General
Office of the Attorney General
1300 I Street, Sacramento, CA 95814

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

- ☐ 1 U.S. Government Plaintiff
- ☒ 3 Federal Question
(U.S. Government Not a Party)
- ☐ 2 U.S. Government Defendant
- ☐ 4 Diversity
(Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

- | | PTF | DEF | | PTF | DEF |
|---|----------------------------|----------------------------|---|----------------------------|----------------------------|
| Citizen of This State | <input type="checkbox"/> 1 | <input type="checkbox"/> 1 | Incorporated or Principal Place of Business In This State | <input type="checkbox"/> 4 | <input type="checkbox"/> 4 |
| Citizen of Another State | <input type="checkbox"/> 2 | <input type="checkbox"/> 2 | Incorporated and Principal Place of Business In Another State | <input type="checkbox"/> 5 | <input type="checkbox"/> 5 |
| Citizen or Subject of a Foreign Country | <input type="checkbox"/> 3 | <input type="checkbox"/> 3 | Foreign Nation | <input type="checkbox"/> 6 | <input type="checkbox"/> 6 |

IV. NATURE OF SUIT (Place an "X" in One Box Only)Click here for: [Nature of Suit Code Descriptions.](#)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise	PERSONAL INJURY <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury <input type="checkbox"/> 362 Personal Injury - Medical Malpractice PERSONAL INJURY <input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 367 Health Care/Pharmaceutical Personal Injury Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY <input type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881 <input type="checkbox"/> 690 Other LABOR <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Management Relations <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 751 Family and Medical Leave Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Employee Retirement Income Security Act IMMIGRATION <input type="checkbox"/> 462 Naturalization Application <input type="checkbox"/> 465 Other Immigration Actions	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 PROPERTY RIGHTS <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 835 Patent - Abbreviated New Drug Application <input type="checkbox"/> 840 Trademark SOCIAL SECURITY <input type="checkbox"/> 861 HIA (1395ff) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g)) FEDERAL TAX SUITS <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input type="checkbox"/> 375 False Claims Act <input type="checkbox"/> 376 Qui Tam (31 USC 3729(a)) <input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 480 Consumer Credit (15 USC 1681 or 1692) <input type="checkbox"/> 485 Telephone Consumer Protection Act <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 850 Securities/Commodities/Exchange <input type="checkbox"/> 890 Other Statutory Actions <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 896 Arbitration <input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision <input type="checkbox"/> 950 Constitutionality of State Statutes
REAL PROPERTY <input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property	CIVIL RIGHTS <input type="checkbox"/> 440 Other Civil Rights <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input type="checkbox"/> 448 Education PRISONER PETITIONS Habeas Corpus: <input type="checkbox"/> 463 Alien Detainee <input type="checkbox"/> 510 Motions to Vacate Sentence <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty Other: <input type="checkbox"/> 540 Mandamus & Other <input checked="" type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition <input type="checkbox"/> 560 Civil Detainee - Conditions of Confinement			

V. ORIGIN (Place an "X" in One Box Only)

- ☐ 1 Original Proceeding
- ☒ 2 Removed from State Court
- ☐ 3 Remanded from Appellate Court
- ☐ 4 Reinstated or Reopened
- ☐ 5 Transferred from Another District (specify)
- ☐ 6 Multidistrict Litigation - Transfer
- ☐ 8 Multidistrict Litigation - Direct File

VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):
Eighth and Fourteenth Amendments to the United States Constitution

Brief description of cause:

Plaintiff alleges violation of constitutional rights related to access to courts.

VII. REQUESTED IN COMPLAINT:

☐ CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.

DEMAND \$
\$100,000

CHECK YES only if demanded in complaint:

JURY DEMAND: ☐ Yes ☒ No

VIII. RELATED CASE(S) IF ANY

(See instructions):

JUDGE _____

DOCKET NUMBER _____

DATE

03/26/2020

SIGNATURE OF ATTORNEY OF RECORD

/s/ Matthew Ross Wilson

FOR OFFICE USE ONLY

RECEIPT # _____

AMOUNT _____

APPLYING IFP _____

JUDGE _____

MAG. JUDGE _____

CERTIFICATE OF SERVICE

Case Name: **Matthew B. Cramer (BA-2144)** No.
v. A. Hubbard, et al.

I hereby certify that on March 26, 2020, I electronically filed the following documents with the Clerk of the Court by using the CM/ECF system:

- **DEFENDANTS' NOTICE OF REMOVAL AND REQUEST FOR SCREENING**
- **CIVIL COVER SHEET**

Participants in the case who are registered CM/ECF users will be served by the CM/ECF system.

I am employed in the Office of the Attorney General, which is the office of a member of the California State Bar at which member's direction this service is made. I am 18 years of age or older and not a party to this matter. I am familiar with the business practice at the Office of the Attorney General for collection and processing of correspondence for mailing with the United States Postal Service. In accordance with that practice, correspondence placed in the internal mail collection system at the Office of the Attorney General is deposited with the United States Postal Service with postage thereon fully prepaid that same day in the ordinary course of business.

I further certify that some of the participants in the case are not registered CM/ECF users. On March 26, 2020, I have caused to be mailed in the Office of the Attorney General's internal mail system, the foregoing document(s) by First-Class Mail, postage prepaid, or have dispatched it to a third party commercial carrier for delivery within three (3) calendar days to the following non-CM/ECF participants:

Matthew B. Cramer, BA-2144
Mule Creek State Prison
P.O. Box 409099
Ione, CA 95640
In Pro Per

I declare under penalty of perjury under the laws of the State of California the foregoing is true and correct and that this declaration was executed on March 26, 2020, at Sacramento, California.

M Garcia
Declarant

/s/ M. Garcia
Signature